

UNITED STATES DISTRICT COURT
FOR THE
SOUTHERN DISTRICT OF NEW YORK

In the Matter of)
Search Warrants)
Executed on April 9, 2018) Case No.
) 1:18-mj-03161-KMW-1

MOTION OF ROBERT BEAUCHAMP TO INTERVENE

Pursuant to FRCVP, Rule 24(a)(2), the intervenor Robert Beauchamp/pro se (hereinafter "Beauchamp") respectfully requests that any correspondence/attachments transmitted by Beauchamp to movant Michael Cohen, possibly seized by FBI agents on April 9, 2018, be returned to Beauchamp (UNCOPIED). Beauchamp asserts that his claims and interests in this matter involve attorney/ (prospective) client privilege, which is protected under the Fifth Amendment to the Constitution of the United States.

IN SUPPORT WHEREOF, BEAUCHAMP ASSERTS AS FOLLOWS:

- 1.) On February 14, 2018, Beauchamp sent a letter/attachments to DOJ IG Michael Horowitz wherein Beauchamp detailed/documentated obstruction of justice/withholding information from the U.S. Senate, in 2013, by then FBI Director (now Special Counsel (SC)) Robert Mueller (SECTION 1).
- 2.) On March 2 and April 10, 2018, Beauchamp transmitted correspondence/attachments to movant Michael Cohen to explore the possibility of Cohen's representing Beauchamp's legal

- 2.) interests in no. 1 supra.
- 3.) On March 9, 2018, DOJ IG Michael Horowitz informed Beauchamp that no. 1 supra had been referred to the FBI Inspection Division for review (A.1). (see also **STONEWALL** (www.lulu.com) "preview" at A.2)

(NOTE: There does exist the possibility that FBI agents intercepted my March 2, 2018 mailing to movant Cohen, so therefore would not have been seized in the April 9, 2018 searches of Cohen's office/residence. Previously, the FBI has (illegally) intercepted legal mailings I have sent (**SECTION 2**).

WHEREFORE, Beauchamp respectfully requests that if his March 2, 2018 correspondence/attachments to movant Cohen were seized by FBI agents on April 9, 2018, that these documents be returned to Beauchamp (UNCOPIED).

Respectfully submitted,

Robert Beauchamp

Robert Beauchamp
Intervenor/Pro Se
MCI-Norfolk
P.O. Box 43
Norfolk, MA 02056
May 16, 2018



U.S. Department of Justice
Office of the Inspector General
Investigations Division
1425 New York Avenue, N.W., Suite 7100
Washington, DC 20530

March 9, 2018

**ADDRESSEE'S
EYES ONLY**

Robert Beauchamp
MCI Norfolk
P.O. Box 43
Norfolk, MA 02056

Dear Mr. Beauchamp:

Thank you for your correspondence dated February 14, 2018. The U.S. Department of Justice (DOJ), Office of the Inspector General, investigates allegations of misconduct by employees and contractors of DOJ, as well as waste, fraud and abuse affecting DOJ programs and operations. After reviewing your complaint, we have determined that the matters that you raised are more appropriate for review by another office within the DOJ. Therefore, we have forwarded your correspondence to:

Federal Bureau of Investigation
Inspection Division
935 Pennsylvania Avenue NW
Washington, DC 20535
Phone: (202) 324-3000

Please direct any further correspondence regarding this matter to that office.

Of course, if you have information that involves other allegations or issues regarding DOJ employees, contractors, programs or operations, please feel free to submit that information to us.

Thank you for giving us the opportunity to review your concerns.

Sincerely,

April 4, 2018

Office of the Inspector General
Investigations Division

Given the compelling national interest in this FBI review of my corruption allegations against Special Counsel Robert Mueller (see attached STONEWALL "preview"), I am requesting that official(s) from the FBI Inspection Division phone or meet with me at the earliest possible date.

Robert Beauchamp
Robert Beauchamp

[Login/Register](#)[Support](#)[Cart](#)[Shop](#)[Create](#)[Sell](#)[Learn](#)[Search](#)[Bookstore](#)**NOTE:**

To obtain STONEWALL,
 log onto (www.lulu.com).
 (exemplar pages attached)

Paperback, 84 Pages

Price: \$30.00

Prints in 3-5 business days

[Like](#) Be the first of your friends to like this.
[Embed](#)**STONEWALL**

Robert Beauchamp

GARDNER ART MYSTERY SOLVED!

FORMATTED FOR USE BY THE MEDIA

[Preview](#)

This report details/documents a major act of corruption committed by Special Counsel Robert Mueller. To wit: In early 2013, then FBI Director Mueller withheld the following information from the U.S. Senate, which was in the process of confirming Senator John Kerry to succeed Secretary of State Hillary Clinton. That, in 1998, Middlesex County (MA) ADAs Thomas O'Reilly and David Cunis conspired to frame Robert Beauchamp for murder to retaliate against him for threatening to publicly expose Kerry's homosexual relationships with former DA John Droney and Gardner Museum robber George Reissfelder. DOJ DAG Rod Rosenstein and FBI SAC Hank Shaw have been withholding the above-summarized Mueller corruption information from President Donald Trump since late May 2017!

Product Details

ISBN	9781365284731
Copyright	ROBERT BEAUCHAMP (Standard Copyright License)
Edition	1st
Publisher	Quail Valley Publishing
Published	February 28, 2017
Language	English
Pages	84
Binding	Perfect-bound Paperback

SECTION 1

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

February 14, 2018

Mr. Michael E. Horowitz
Inspector General
U.S. Department of Justice
950 Pennsylvania Ave., NW
Suite 4706
Washington, D.C. 20530-0001

RE: Special Counsel Robert Mueller
District Attorney Marian Ryan
FBI Director Christopher Wray
FBI Chief CRU Jeffrey Veltri
FBI SAC Hank Shaw

Obstructions of Justice

Dear Inspector General Horowitz:

- 1.) On September 11, 2017, I sent FBI Director Christopher Wray a letter/attachments wherein I extensively detailed and highly documented a conspiracy to violate my federal civil rights by ADA Thomas O'Reilly and ADA (now Judge) David Cunis and obstructions of justice in my case (Commonwealth v. Beauchamp/ Middlesex No. 7181CR95920) by then FBI Director Robert Mueller in 2013 and by DA Marian Ryan in 2015. I requested that Director Wray order the FBI to investigate my allegations of violations of federal criminal statutes by these officials, who acted under color of law (see esp. Title 18 U.S.C. s.242). (copy of Wray letter/attachments appended hereto)
- 2.) On December 5, 2017, FBI Chief, Civil Rights Unit Jeffrey Veltri sent me a letter stating that, "the FBI's Boston Field Office has reviewed your allegations and has determined that no further action is necessary" (RB.36). Boston FBI SAC Hank Shaw had a serious conflict of interest in conducting this purported "review" of my allegations of violations of criminal statutes by the above-named officials involving my case no. 7181CR95920. (RB.30-31/ RB.37)

- 3.) On January 2, 2018, I sent FBI Chief CRU Veltri a letter wherein I asserted that "the FBI did NOT conduct a credible review of my wrongful incarceration allegation" (RB.36), as I was not even interviewed once during this purported "review." Predictably, I received no response whatsoever from Mr. Veltri. (NOTE: I sent copies of the Veltri correspondence to attorneys Ty Cobb, Kevin Downing and Abbe Lowell (who represent targets of SC Mueller). However, I believe these mailings were intercepted by the FBI.)

Given the above/attached, I would request that your office conduct a credible investigation (where I am actually interviewed) to determine if the above-referenced officials violated my federal civil rights and committed obstructions of justice in my case. Furthermore, I trust that your office will expeditiously inform attorneys representing President Trump of the above/attached.

Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Certified Mail Nos.
7015 0640 0005 7233 8016
9590 9402 2752 6351 9972 71
Return Receipt Requested

U.S. Postal Service™ CERTIFIED MAIL® RECEIPT	
Domestic Mail Only	
For delivery information, visit our website at www.usps.com .	
OFFICIAL USE	
Certified Mail Fee 3.45	
Extra Services & Fees (check box, add fee as appropriate)	
<input type="checkbox"/> Return Receipt (hardcopy)	\$ 2.35
<input type="checkbox"/> Return Receipt (electronic)	\$
<input type="checkbox"/> Certified Mail Restricted Delivery	\$
<input type="checkbox"/> Adult Signature Required	\$
<input type="checkbox"/> Adult Signature Restricted Delivery	\$
Postage 2.68	
Total Postage and Fees 8.88	
Sent To DOJ IG MICHAEL HOROWITZ	
Street and Apt. No., or PO Box No. 950 PENNSYLVANIA AVE., NW	
City, State, ZIP WASHINGTON, D.C. 20530-0001	

PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

COMPLETE THIS SECTION ON DELIVERY	
SENDER: COMPLETE THIS SECTION	
<input type="checkbox"/> Complete items 1, 2, and 3. <input type="checkbox"/> Print your name and address on the reverse so that we can return the card to you. <input type="checkbox"/> Attach this card to the back of the mailpiece, or on the front if space permits.	
1. Article Addressed to:	
MR. MICHAEL HOROWITZ INSPECTOR GENERAL U.S. DEPARTMENT OF JUSTICE 950 PENNSYLVANIA AVE., NW WASHINGTON, D.C. 20530-0001	
	
2. Article Number (Transfer from service label)	
7015 0640 0005 7233 8016	
PS Form 3811, July 2015 PSN 7530-02-000-9053	
C. Date of Delivery 2018	
D. Is delivery address different from item 1? If YES, enter delivery address below	
<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	
A. Signature X	
<input type="checkbox"/> Agent <input type="checkbox"/> Addressee	
B. Received by (Printed Name) Robert Beauchamp	
C. Date of Delivery 2018	
3. Service Type	
<input type="checkbox"/> Adult Signature <input type="checkbox"/> Adult Signature Restricted Delivery <input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Collect on Delivery <input type="checkbox"/> Collect on Delivery Restricted Delivery <input type="checkbox"/> Insured Mail <input type="checkbox"/> Insured Mail Restricted Delivery <small>(over \$500)</small>	
<input type="checkbox"/> Priority Mail Express® <input type="checkbox"/> Registered Mail <input type="checkbox"/> Registered Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Signature Confirmation™ Restricted Delivery	
Domestic Return Receipt	

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

September 11, 2017

Mr. Christopher Wray
Director of the FBI
935 Pennsylvania Ave., NW
Washington, D.C. 20535-0001

RE: CONSPIRACY TO VIOLATE
FEDERAL CIVIL RIGHTS
ADA THOMAS O'REILLY
ADA DAVID CUNIS

OBSTRUCTION OF JUSTICE
SC ROBERT MUELLER
DA MARIAN RYAN

Dear Director Wray:

Pursuant to Title 18 U.S.C. s.242 et al., I am requesting that you order FBI officials to investigate the following allegations of violations of federal criminal statutes committed under color of law. To wit:

A.) That, in 1998, Middlesex County (MA) ADA Thomas O'Reilly and ADA (now Judge) David Cunis conspired to violate my federal/state, constitutional/civil rights to due process by framing me for murder. The motive for their conspiracy was to retaliate against me for my implied threat to publicly expose Senator John Kerry's homosexual relationships with former DA John Droney and George Reissfelder, who was my lover, codefendant (escape case) and Gardner Museum robber.

That, to prolong my wrongful incarceration, ADAs O'Reilly/Cunis, Bethany Stevens and Adrienne Lynch conspired to submit, last-minute, lie-filled oppositions to the complicitous MA Parole Board in 2000, 2005, 2010 and 2015 so that I would be denied release on parole.

B.) That, in January 2013, then FBI Director Robert Mueller, for corrupt legal/political motives, stonewalled ordering an investigation of (A supra), and reporting the findings to the U.S. Senate, which was in the process of confirming Senator Kerry to become U.S. secretary of state. Mueller's stonewalling was an obstruction of justice because it effectively prevented ADAs O'Reilly/Cunis from being prosecuted for conspiracy to violate my federal constitutional/civil rights to due process.

- C.) That, in 2015, DA Marian Ryan committed obstruction of justice for refusing, for corrupt legal/political motives, to order an investigation into my highly detailed and well-documented allegations that ADAs O'Reilly/Cunis conspired to frame me for murder. Additionally, DA Ryan was obligated to report this prosecutorial criminality to the Middlesex Superior Court, and failed to do so.

The following will preliminarily detail/document the above-summarized allegations of violations of federal criminal statutes.

- 1.) In early 1998, my attorney, Eugene McCann, informed ADA Thomas O'Reilly that I had been provided evidence proving homosexual relationships between Senator John Kerry and former DA John Droney and between Kerry and George Reissfelder (RB.1, RB.2, RB.10, RB.11)
- 2.) In early August 1998, ADAs O'Reilly/Cunis, to retaliate against me for (A supra) framed me for murder by submitting false evidence to the jury, at least, 8 times. As the results of their conspiracy to violate my federal/state, constitutional/civil rights to due process, I was wrongfully convicted of second degree murder, and have suffered over 19 years of false imprisonment to date. (RB.13-RB.18) (see also Commonwealth's Exhibit A filed on 04.13.17 in Commonwealth v. Beauchamp/ MICR1971-95920)
- 3.) On July 10, 2000, the Massachusetts Appeals Court affirmed my 1998 second degree murder re-conviction in a decision that contained a plethora of lies, distortions, misrepresentations and half-truths (RB.3-RB.4). Furthermore, the Appeals Court lacked jurisdiction to even decide my case. (Commonwealth v. Beauchamp, 49 Mass.App.Ct. 591)
- 4.) On March 30, 2001, Middlesex Superior Court Judge Charles Grabau issued a lie-filled decision denying my motion for a new trial. However, within a week after I threatened to initiate an investigation against Grabau for judicial corruption, he vacated his 14pp decision (RB.5-RB.9).
- 5.) On January 3, 2013, I sent a letter (w/attachments) to then FBI Director Robert Mueller. I informed Director Mueller that since the FBI was required to conduct an up-to-date background investigation on Senator John Kerry (who had been nominated by President Obama to become U.S. secretary of state), the FBI should investigate (A supra). Predictably, for corrupt legal/political reasons, Director Mueller withheld this critical information from the U.S. Senate, and Kerry was almost unanimously confirmed to succeed Secretary of State Hillary Clinton. (RB.12)
- 6.) On January 3, 2017, I sent a letter (w/attachments) to Senator Mitch McConnell re. an illicit \$10,000 payoff that altered the probable outcome of the 1988 U.S. presidential election, and its

- 6.) relevance to the Russian hacking investigations. Predictably, for corrupt legal/political motives, Senator McConnell withheld this critical information from the members of Congress (RB.19-RB.21)
- 7.) On March 17, 2017, the Middlesex Superior Court issued a procedural order to ADA Bethany Stevens to respond to my verdict reduction motion (RB.22). On April 18, 2017, I sent a letter to ADA Stevens asserting that the Middlesex DA's office had an "egregious conflict of interest" in responding to my motion (RB.23-RB.24). Nevertheless, on April 13, 2017, ADA Jamie Michael Charles filed a lie-filled opposition to my motion. On April 24, 2017, I filed an affidavit controverting some of ADA Charles' false statements (RB.25-RB.27).
- 8.) On May 22, 2017, I sent DOJ DAG Rod Rosenstein a letter informing him of Mueller's corruption summarized in (5 supra). Predictably, for corrupt legal/political motives, Rosenstein withheld this information from President Donald Trump (RB.28-RB.29).
- 9.) On June 27, 2017, I informed Boston FBI SAC Hank Shaw of (5/8 supra). Predictably, for corrupt legal/political motives, Shaw withheld this information from President Donald Trump (RB.30-31).
- 10.) On August 28, 2017, I sent a letter to DA Marian Ryan wherein I asserted that she should "finally comply with (her) fundamental ethical and legal obligations, and expeditiously inform Middlesex Superior Court Judge Kathe Tuttman that my 1998 second degree murder conviction was obtained by PROSECUTORIAL CRIMINALITY!" Predictably, for corrupt legal/political motives, DA Ryan withheld this information from Judge Tuttman (RB.32-RB.34).

Additional corroborating details/documentation are incorporated in my reports GRAYMAIL (www.authorhouse.com) (RB.20) and STONEWALL (www.lulu.com) (RB.33).

I trust Director Wray that you will order an immediate FBI investigation into the above/attached allegations of violations of federal criminal statutes by SC Robert Mueller, DA Marin Ryan, ADA Thomas O'Reilly and ADA (now Judge) David Cunis. Furthermore, I trust that you will inform President Trump and the attorneys representing individuals under investigation by Special Counsel Mueller of the above/attached. Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Priority Mail
Certified Mail Nos.
7007 0220 0004 5029 6319
9590 9402 2752 6351 9974 55
Return Receipt Requested

APPENDIX

(RB,1 to RB,46)

RB.1



JOHN J. DRONEY
DISTRICT ATTORNEY

THE COMMONWEALTH OF MASSACHUSETTS
OFFICE OF THE
DISTRICT ATTORNEY FOR MIDDLESEX COUNTY
CAMBRIDGE 02141

DECEMBER 5, 1979

Colonel Edward Cutolo
10th Special Forces Group
Fort Devens MA 01433

RE: Commonwealth v. Tyree

Dear Colonel Cutolo,

Due to the nature of this letter, it is being delivered to you in person by Lt. Droney.

This letter is to inform you that I have concluded my part of our arrangement. Sgt Earl Michael Peters will not be arrested as a result of the order of Judge Killian. You may rest-assured that Sgt Peters will not be subjected to any judicial review that pertains to the killing Tyree homocide. My office views Sgt Peters as the main witness to the tragic events that culminated in the murder of slain Tyree.

As in regards to your part of our arrangement, I would ask that you provide Lt. Droney with all audio-visual material you collected concerning me. In specific, I would like the material relating to Mr. Cook and his escape from the West Cambridge Jail, not to mention the material relating to my alternative life style. My constituents have narrow and conventional views, and therefore, my homosexuality is a matter better left unknown.

Incidentally, I recommend that you destroy the surveillance material collected at the Tyree residence on January 10, 1979, if you have not already done so.

In closing, I would add that you may contact me at any time. I am at your disposal.

A handwritten signature in black ink that reads "John J. Droney" above "District Attorney".

NOTE: GAY DA JOHN DRONEY PROMOTED JOHN KERRY TO SECOND-IN-COMMAND OF THE MIDDLESEX DISTRICT ATTORNEY'S OFFICE LESS THAN NINE MONTHS AFTER KERRY GRADUATED FROM A SECOND-RATE LAW SCHOOL. AT THE TIME, THE MIDDLESEX DA'S OFFICE WAS THE TENTH LARGEST IN THE U.S. THEREFORE, KERRY'S ASTONISHINGLY FAST RISE IS ONLY LOGICALLY EXPLAINABLE BY A GAY RELATIONSHIP WITH DRONEY. ADDITIONALLY, THERE EXISTS NO OTHER LOGICAL EXPLANATION FOR FEDERAL OFFICIALS, WHO HAD DRONEY UNDER SURVEILLANCE, AND WERE BLACKMAILING HIM, TO HAVE ALSO PLACED KERRY UNDER SURVEILLANCE UNLESS THEY KNEW (OR SUSPECTED) THAT HE WAS HAVING A HOMOSEXUAL RELATIONSHIP WITH DRONEY. FURTHERMORE, KERRY'S BISEXUALITY WAS CONFIRMED BY BEAUCHAMP'S CO-DEFENDANT, GEORGE REISSFELDER, WHO WAS "THE MOST SIGNIFICANT EXPERIENCE OF (KERRY'S) BRIEF LEGAL CAREER" (THE NEW YORKER/05.10.04/p59), AND BY HIS FORMER LAW PARTNER, ROANNE SRAGOW, WHO IS PRESENTLY THE FIRST JUSTICE OF THE CAMBRIDGE DISTRICT COURT.

RB.2

AFFIDAVIT

STATE OF CALIFORNIA] Ss.
COUNTY OF ALAMEDA]

Ralph Nathanson, being first duly sworn, deposes and says:

I am a lawyer, duly authorized to practice in California; I have represented Robert Beauchamp for many years.

In late 1982 I got a telephone call from Beauchamp. He was very upset, and told me had just had a "terrible argument" with John Kerry, then in private practice, but who had just been elected Lieutenant Governor of Massachusetts.

Beauchamp told me that Governor King had twice declined to extradite him with respect to his 1974 escape charge but Mr. Kerry told him that in spite of this he (Kerry) and Governor-elect Dukakis would, once they got into office, find a way to extradite him.

I then telephoned Mr. Kerry's office and spoke to his partner, Roanne Sragow and discussed the matter with her. She told me she would discuss the matter with Mr. Kerry. The next day, or the day following, I telephoned again, and Miss Sragow told me that she had indeed discussed the matter with Mr. Kerry, but that he had been elected Lieutenant Governor and would not make any comment on Beauchamp's case.

Ralph Nathanson

Subscribed and sworn to before
me, January 21, 1988.

Hoffe F.
Notary Public - California



STATEMENT ON THE APPEALS COURT'S DECISION IN
COMMONWEALTH v. BEAUCHAMP, 49 MASS.APP.CT. 591 (2000)

In the longest published decision of the year, on July 10, 2000, the Massachusetts Appeals Court affirmed my August 7, 1998 conviction for second degree murder. The primary issue I raised was that ADA Thomas O'Reilly and ADA (now Judge) David Cunis conspired to violate my federal/state civil rights to due process by altering the date of issuance of my gun permit. Their purpose was to falsely convince the jury that I bought the gun to kill Charles McGrath, and that I lied to the first trial (1973) jury about the date of purchase of the gun. To protect the prosecutors' careers, the Appeals Court issued a lie-filled decision.

To wit:

- 1.) With respect to the evidence alteration issue, the Appeals Court purported that it was irrelevant because, "The Commonwealth did not make any argument to the jury that hinged on the relationship between the date the defendant bought the gun and obtained his permit, and the date of the killing." Beauchamp at 611. (NOTE: The Commonwealth did not even deny this evidence alteration allegation in their brief to the Appeals Court.)

The truth is that the prosecutors "hinged" the dates 13 times during the course of the trial- 2 times in their closing argument. (Tr. 1-11, 1-12, 1-13, 2-13, 2-30, 4-151, 4-153). (see also B.20-B.21 in "Petition For Parole")

- 2.) The Appeals Court purported at 593 that Beauchamp "shot the victim five times." The truth is that I shot Charles McGrath four times. This is confirmed by the SJC- "The victim had been shot four times at close range" 424 Mass. 683; by the Commonwealth, "four bullets struck McGrath" (B.44); and by the medical examiner "four separate bullets" (B.52). By falsely claiming that I shot McGrath "five times," the Appeals Court totally undermined my testimony that I fired a warning shot. (The gun held five bullets.)
- 3.) The Appeals Court told this bald-faced lie at 593. "Medical evidence indicated that one shot had been fired from behind the victim, apparently as he turned to escape the fusilade." The medical examiner repeatedly testified that, "It's an exit wound in the back." (B.51 in "Petition For Parole")
- 4.) The Appeals Court falsely claimed at 600 that McGrath was not killed by "a series of shots in rapid succession." Yet,

- 4.) the Commonwealth's ear witness, Gary Thompson, told Arlington detectives he heard five shots "in quick succession" (B.34).
- 5.) The Appeals Court claimed at 600 that "one of the bullets would have been so instantly disabling that the victim could not have walked out of the defendant's apartment, down a stairway, and then down a flight of stairs, but rather must have been shot at least once while lying prostrate on the stairway where the body was found." The is 100% B.S. by three "justices" of the Appeals Court! First, the medical examiner, who actually performed the autopsy on Charles McGrath, testified that McGrath with all his wounds could have travelled that distance (B.49-B.50 in "Petition For Parole"). Second, even the Commonwealth asserted, "Four bullets struck McGrath. He managed to flee the apartment, but collapsed and died on a landing one flight down from the defendant's apartment (B.44 in "Petition For Parole"). Third, Gary Thompson's five shots "in quick succession" (B.34 in "Petition For Parole") demonstrates the utter absurdity of the deliberate lie by the Appeals Court.
- 6.) The Appeals Court, in tortured legal reasoning, at 593 to 597 purported that there were no constitutional violations whatsoever in the Commonwealth's reading Beauchamp's 1973 trial testimony to the 1998 re-trial jury during their case-in-chief notwithstanding the SJC's decision in Commonwealth v. Parker, 420 Mass. 248 n.7 (B.9) and Beauchamp's trial prosecutor's ADA Thomas O'Reilly's own admission that, I know of no rule or case law that allows me to use in my case-in-chief the defendant's testimony in a prior trial. (B.10).
- 7.) Lastly, what is most monumentally egregious about the Appeals Court's lie-filled decision in Beauchamp is that the Appeals Court lacked jurisdiction to even decide this appeal. This assertion is confirmed by trial judge Thayer Fremont-Smith (B.65), trial attorney Eugene McCann (B.66), appellate attorney Russell Sobelman (B.67), trial prosecutor ADA David Cunis (B.68) and former SJC Justice Charles Fried (B.69). The reason that the Appeals Court lacked jurisdiction is that the killing took place in 1971, and G.L. c.278 §33E was not amended until 1979. (see Commonwealth v. Davis, 380 Mass. 1, 14-17 1980.

Robert Beauchamp
Robert Beauchamp

RB.5

ROBERT BEAUCHAMP

Robert Beauchamp
Bay State Corr. Center
P.O. Box 73
Norfolk MA 02056
June 28, 2001

Judge Charles Grabau
Middlesex Superior Court
40 Thorndike Street
Cambridge MA 02141

RE: Commonwealth v. Beauchamp
Middlesex Crim. No. 95920

Dear Judge Grabau:

Yesterday, as a result of my June 1 memo to the Clerk (A-28-A-29), I finally received a copy of your March 30 "Memorandum and Order on Defendant's Motion For a New Trial" in the above-referenced case. (A-30-A-34)

SEVERAL SERIOUS PROBLEMS:

- 1.) As you well know, you were not the "trial judge", and M.R.Crim.P., Rule 30(b) explicitly mandates that the trial judge shall have "original jurisdiction" over any postconviction new trial motions. The trial judge was Thayer Fremont-Smith, who is not retired, disabled, on sabbatical or deceased. In fact, Fremont-Smith has been sitting just across the river from you in the Suffolk Superior Court for months. In fact, when I filed my motion for a new trial and motion for appointment of counsel on March 7, I clearly stated to the Clerk in the cover letter, "Please present these motions to the trial Judge Thayer Fremont-Smith." (A.27) Nevertheless, somehow, my new trial motion gets before you. However, instead of correcting the assignment error, and transferring my new trial motion to Judge Fremont-Smith, you take it upon yourself to unlawfully issue a memorandum and order on it. Your action constitutes corrupt motive, bad faith and fraud. You lacked jurisdiction to take any action whatsoever on my new trial motion. Therefore, your March 30 "Memorandum and Order..." is totally invalid.
- 2.) Furthermore, your "Memorandum and Order..." itself provides substantial evidence of corrupt motive, bad faith

RB.6

GRAYMAIL

- 2.) (cont.) and fraud. Your justification for denying me any consideration was that this was a "second" new trial motion, and therefore I "waived" the issues by not raising them in my first new trial motion. As you well know, this is 100% judicial b.s. My first new trial motion was filed on August 14, 1998 (one week after I was found guilty of murder 2d), and this new trial motion was filed "pursuant to M.R.Crim.P., Rule 25(b)(2)". (A.26) The Reporters Notes clearly states.

It should be noted that the motion for a new trial, which may be made under this subdivision (Rule 25(b)(2)) is in addition to those rights a defendant has under Rule 30(b).

(Emphasis supplied.)

Therefore, your waiver justification pursuant to Rule 30 (c)(2) is completely bogus because the new trial motion I filed on March 7 is my first new trial motion pursuant to Rule 30(b). You are intentionally misrepresenting the Rule 25(b)(2) motion as a postconviction new trial motion, which it was not, as the S.J.C. did not even deny my application for further appellate review until two years after my Rule 25(b)(2) new trial motion was filed. Until the S.J.C. denies further appellate review, then and only then does the postconviction period begin. (A.19)

- 3.) Obviously, the motivation for your corrupt acts is to further the coverup of evidence alteration at my 1998 trial by Middlesex Ass't. D.A.s Thomas O'Reilly and David Cunis. (See new trial motion pp. 5-8 and referenced appendix pp.) In fact, your corrupt acts are just a continuation of corrupt acts by Middlesex D.A.s Thomas Reilly/Martha Coakley, Appeals Court Judge Kenneth Laurence and the S.J.C. as summarized below.

MIDDLESEX D.A.s REILLY/COAKLEY- On August 7, 1998, I was reconvicted of murder 2d by a jury of the Middlesex Superior Court. Several weeks after, I discovered that A.D.A.s O'Reilly and Cunis had altered the date on my gun permit. Their purpose was to make it falsely appear to the jury that I purchased the gun to kill Charles McGrath, and that I lied about the purchase date at my first trial. I informed then Middlesex D.A. Reilly about this evidence tampering. (A.1) Reilly took no action. Subsequently, I informed D.A. Coakley of this evidence tampering, but Coakley stonewalled it also notwithstanding her and Reilly's fundamental legal obligation to investigate. (A.3-A.8)

RB:7

ROBERT BEAUCHAMP

JUDGE KENNETH LAURENCE- In his brief to the Appeals Court, Beauchamp's appellate attorney, Russell Sobelman, raised the issue of evidence tampering by A.D.A.s O'Reilly and Cunis. (A.9-A.12) However, Judge Laurence repeatedly lied in the decision he wrote about this evidence and other evidentiary matters. (Commonwealth v. Beauchamp, 49 Mass. 591, July 10, 2000) Therefore, on August 25, 2000, I filed a complaint against Judge Laurence with the Commission on Judicial Conduct (A.13-A.16), and sent a copy to S.J.C. Chief Justice Margaret Marshall (A.18). Naturally, the Commission on Judicial Conduct ("the farce of the Massachusetts judicial branch" A.25) took no action whatsoever.

SUPREME JUDICIAL COURT- On September 8, 2000, (just 9 days after CJ Marshall received a copy of my complaint against Judge Laurence (A.19), the S.J.C. denied me further appellate review. Commonwealth v. Beauchamp, S.J.C. FAR 11519. The trial prosecutor David Cunis (A.20-A.21), the trial Judge Fremont-Smith (A.22-A.23) and my trial attorney Eugene McCann (A.24) are all, on record, (orally or in writing) to the effect that I was absolutely entitled to a direct review of my 1998 murder 2d conviction by the S.J.C. because the shooting occurred in 1971, and the original indictment was for first degree murder. The Appeals Court did not even start hearing any second degree murder convictions until 1979.

Now, I'm not going to waste time and effort delineating all of the misstatements you made in your illegal March 30 order re: my supposedly "waiving" issues (A.30-A.35). Suffice is to say that you had no jurisdiction over my new trial motion to begin with. There are sound reasons why Rule 30(b) mandates that the trial judge shall have "original jurisdiction" over new trial motions, such as intimate familiarity with the case et al. Your March 30 order simply confirms those sound reasons. (See 1995 Reporter's Notes/ Subdivision (a))

The bottom line is this. I am requested that you revoke your March 30 order (A.30 et seq.), and transfer all my new trial motion filings (Docket Entries #'s 219-223/A.29) to the trial Judge Fremont-Smith. Then, I would further request that Judge Fremont-Smith, immediately thereafter, hold an in chambers conference with me and a representative of the Middlesex District Attorney's office to work out an equitable resolution to this case.

RB.8

GRAYMAIL

If both of these actions do not occur within 20 days of the date of this letter, I will: (1.) Request that the Massachusetts Senate/House Judiciary Committees investigate yours and Judge Laurence's actions in this case. (A.9-A.12) (2.) I will file charges with the Board of Bar Overseers against Middlesex A.D.A.'s Thomas O'Reilly and David Cunis for submitting altered evidence to the jury. (A.1-A.12)

It's truly amazing how a "judge" can manage not to find any "miscarriage of justice" whatsoever in a capital case wherein the prosecutors perpetrate a fraud on the court and the jury by submitting altered evidence. Any honest judge would be outraged at such conduct, and take the necessary steps to correct it. Evidently, that's not a category that fits your personna.

Sincerely,

Robert Beauchamp
Robert Beauchamp
Defendant/Pro Se

C: CJ Margaret Marshall
Supreme Judicial Court

Judge Thayer Fremont-Smith

D.A. Martha Coakley

file

ROBERT BEAUCHAMP

MIDDLESEX, ss.

SUPERIOR COURT
INDICTMENT NO. 95920

COMMONWEALTH

vs.

ROBERT BEAUCHAMP

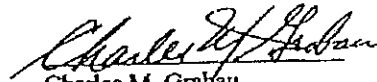
ORDER ON DEFENDANT'S MOTION FOR RECONSIDERATION

The Defendant, Robert Beauchamp, ("Beauchamp") has addressed a letter to the court indicating that I should not have acted on his Motion for New Trial because the trial judge, Thayer Freemont-Smith, had not retired as of March 29, 2001, the date of my Memorandum and Order.

First, I have treated Beauchamp's letter of June 28, 2001, as a Motion for Reconsideration. Second, I allow Beauchamp's Motion because he is correct in his assertion. Finally, I order that my Memorandum and Order of June 28, 2001, (Paper Number 221), be vacated.

ORDER

For the foregoing reasons, the Defendant's Motion for Reconsideration is ALLOWED. My Memorandum and Order dated June 28, 2001 is vacated. This matter will be assigned by me in my capacity as the Regional Administrative Justice to another impartial Justice of the Superior Court sitting in Middlesex County.


Charles M. Grabau
Justice of the Superior Court

Dated: July 6, 2001

Who says Long Jawn
cheated on first wife?

The National Enquirer says up the decades old speculation that White House wannabe John Kerry cheated on his first wife in an issue that hits the newsstands today.

Although Jerry has said
falsely declined to discuss the
reasons for the
breakup of his first
marriage, the supermarket tabloid says
an "exhaustive in-
vestigation" reveals
that he carried on a
hot & heavy affair
whilst married to
Julia. *Hi-De-Ho!*

"Of course this is not exactly breaking news on the Kerry gossip wire. For years those who have followed the junior senator's well chronicled romance have assumed that his relationship with Boston attorney now Judge Roanne Staggs preceded Kerry's trip to divorce court. The candidate's divorce records revealed the Bachelor says that Kerry had a powerful

Woman's - The woman is not yet dead - began in about 1890, two years before he and the others started. - The White Gove with whom and his brother had been some old dry-goods market

BY FAYE FIGGINS
LAUREN RODOSA

WITNESSES FOR THE CHURCH

the plain public school and
thus do good and they
will live and the people
will live and all in the
same schoolroom in the
same broad schoolroom
and it will be a great
thing to be in a room of
such size, such a room
and Occupied by all
and at the time that
the schoolroom is
filled up there
will be no room left

BOSTON HERALD

07.30.04

GEORGE REIFFELDER
ROANNE SRAGOW

BOSTON HERALD
05.24.04

GEORGE Reissfelder, aided by then-attorney John F. Kelly, now the presumptive Democratic nominee for president, pleaded his 1977 murder conviction unflinchingly. In 1982, when a priest revealed a dying inmate said Reissfelder was not involved in the slaying, Reissfelder served 16 years in prison before being exonerated.

Reprinted with permission of the Boston Herald.

Rec'd. by RCB on 05.31.08

ISABELLA
STEWART GARDNER
MUSEUM

Mr. Brian Kelly
Assistant United States Attorney
Office of the United States Attorney
John Joseph Moakley Courthouse
1 Courthouse Way
Boston, MA 02210

Dear Mr. Kelly:

On May 14, 2008, I met with Robert C. Beauchamp, an inmate at MCI-Norfolk. Accompanying me at this meeting was Kenneth Chiavarini, an attorney used by the Isabella Stewart Gardner Museum on certain theft-related matters.

Mr. Beauchamp, who is currently serving a life sentence for murder in the second degree, had previously contacted your office in writing. He later wrote to me. Because he stated that he held valuable information about the perpetrators of the March 18, 1990, theft of 13 priceless works of art from the Gardner Museum, I agreed to meet with Mr. Beauchamp to discuss what information he held and to ascertain his terms for revealing all that he knows about the theft.

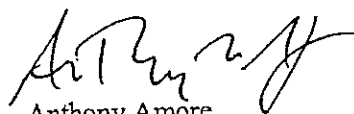
During our meeting, Mr. Beauchamp laid out a plausible and intriguing set of facts related to the alleged thieves (i.e., George A. Reissfelder, David A. Turner, and Carmello Merlino) as well as some information he believes can lead investigators to the current location of the stolen Gardner art. However, he held back certain pertinent details about the present location of the art.

Mr. Beauchamp provided me with the enclosed court filings related to his conviction and what he alleges to be serious misconduct on the part of state prosecutors. I have also enclosed a copy of an affidavit he prepared on May 22, 2008, that describes his understanding of the theft and the whereabouts of the art.

Please accept this letter as my request that a member of your office review Mr. Beauchamp's materials and allegations in the hope that he will be moved to assist us further in our search for our missing art.

Please contact me with any questions.

Respectfully,



Anthony Amore
Director of Security

cc: Robert C. Beauchamp
Kenneth B. Chiavarini, Esq.

"Reissfelder might have been someone to keep the paintings- he had connections at some of the highest political levels. One-time Democratic presidential nominee John Kerry had served as his attorney for years."

Ulrich Boser. The Gardner Heist.
p 199, pub'd. 2009. Harper Collins.

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

RB.12

January 3, 2013.

Mr. Robert S. Mueller
Director of the FBI
950 Pennsylvania Ave., NW
Washington, D.C. 20535-0001

RE: Senator John Kerry
Concealed Bisexuality
Violations of Federal
Civil Rights

Dear Director Mueller:

On December 1, 2012, I sent a letter to MA SJC CJ Roderick Ireland, and copied MA USA Carmen Ortiz and Boston FBI SAC Richard DesLauriers. I requested that CJ Ireland order an investigation to determine if state prosecutors altered critical evidence in my case to cause me to be falsely convicted of second degree murder. I affixed numerous documents to corroborate my allegation that the prosecutors' motive for conspiring to violate my federal civil rights (18 U.S.C. s.242) was to retaliate against me for threatening to publicly expose Senator John Kerry's concealed bisexuality (see attached). Predictably, for corrupt legal/political reasons, CJ Ireland is stonewalling my request.

On December 21, 2012, President Barack Obama nominated Senator John Kerry to become secretary of state.

On December 24, 2012, I sent a letter to Boston FBI ASAC Noreen Gleason re. the above/attached as "the FBI is required to conduct up-to-date background investigations on all nominees for cabinet positions" (see attached). To date, I have received no response from ASAC Gleason.

In the near future, the Senate Foreign Relations Committee will hold hearings on Kerry's nomination. Therefore, it is now incumbent upon you to immediately order a FBI investigation into the above/attached. Obviously, there will be extremely serious political repercussions if the FBI fails to conduct a credible investigation if these well-documented allegations become public after Kerry is sworn in as secretary of state.

Sincerely,

Robert Beauchamp
Robert Beauchamp

c: AAG Todd Blume
ASAC Noreen Gleason
CJ Roderick Ireland

U.S. Postal Service™ Delivery Confirmation™ Receipt

Postage and Delivery Confirmation fees must be paid before mailing.	
Article Sent To: (to be completed by mailer)	
Delivery Confirmation Number:	12345678901234567890
From/Firm/Charity:	FBI DIR. ROBT. MUELEER
	950 PENNSYLVANIA AVE., NW
	WASHINGTON, D.C. 20535-0001
POSTAL CUSTOMER:	
Keep this receipt. For inquiries, access Internet web site at www.usps.com or call 1-800-222-1811	
CHECK ONE (POSTAL USE ONLY)	
<input checked="" type="checkbox"/> Priority Mail® Service	
<input type="checkbox"/> First-Class Mail® parcel	
<input type="checkbox"/> Package Services parcel	

RB.13

ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

June 24, 2015

DA Marian Ryan
thru: ADA Bethany Stevens
Middlesex County
15 Commonwealth Avenue
Woburn, MA 01801

RE: Commonwealth v. Beauchamp
Case No. MICR1971-95920

Dear DA Ryan:

On July 9, 2013, I sent you a letter wherein I detailed and highly documented that ADA Thomas O'Reilly and ADA (now Judge) David Cunis conspired to alter critical evidence in my 1998 re-trial for second degree murder (B.22-B.23). To wit: The prosecutors altered the date of issuance of my gun card to "prove" that I bought the gun to kill Charles McGrath, and lied about the date of purchase to the 1973 trial jury. The prosecutors' motive for submitting false evidence to the jury was to retaliate against me for threatening to expose then U.S. Senator/now U.S. Secretary of State John Kerry's homosexual relationships with former Middlesex DA John Droney and George Reissfelder, who was my codefendant (escape case), lover and Gardner Museum robber (B.78-B.79). Predictably, you stonewalled ordering any investigation whatsoever!

On April 30, 2015, CPCs assigned screening counsel to review my case to determine if I had meritorious issues to appoint counsel to file a Rule 25(b)(2) motion to have my second degree murder verdict reduced to manslaughter, or dismissed with prejudice due to prosecutorial misconduct. As of this date, 7 additional instances of submission of false evidence, by ADAs O'Reilly and Cunis, to the re-trial jury have been identified, plus 3 instances of ineffective assistance of trial counsel. To wit:

- 1.) The prosecutors submitted false evidence to the jury that "one of the bullets would have been so instantly disabling that the victim could not have walked out of the defendant's apartment, down a stairway, and then down a flight of stairs, but rather must have been shot at least

RB.14

- 1.) once while lying prostrate on the stairway where the body was found" (see B.12 #5 and referenced documents).
- 2.) The prosecutors submitted false evidence to the jury that "medical evidence indicated that one shot had been fired from behind the victim, apparently as he turned to escape the fusilade." The medical examiner repeatedly testified that "It's an exit wound in the back" (B.11 #3/ B.51).
- 3.) The prosecutors submitted false evidence to the jury that I "ambushed" Charles McGrath as soon as he entered my apartment (B.3-B.4).
- 4.) The prosecutors submitted false evidence to the jury that no argument was heard in my apartment by downstairs neighbors William and Susan Howe. The prosecutors accomplished this fraud my misreading William Howe's 1973 trial testimony to the 1998 re-trial jury. The prosecutors deliberately omitted reading the parts of Howe's testimony that he and his daughter Susan Howe heard an argument before and after the shooting (B.5-B.7).
- 5.) The prosecutors submitted false evidence to the jury that I called Gary Thompson at 6:15PM to relay a message to McGrath to call me to "prove" that there wasn't enough time for an argument if McGrath was shot at 6:30PM, and that McGrath came "at the defendant's invitation" to his apartment" (B.45). What Thompson actually told Arlington detectives is that I called him "around 6:00PM" (B.34), and asked Thompson to ask McGrath "to get in touch with" me (B.34). There was no invitation issued to McGrath to come to my apartment. McGrath insisted on coming over!
- 6.) The prosecutors submitted false evidence to the jury that I did not fire five shots "in quick succession," which is exactly what Gary Thompson (Commonwealth's witness) told Arlington detectives he heard (B.6-B.8, B.34).
- 7.) The prosecutors submitted false evidence to the jury that I did not fire a warning shot (B.11 #2). (NOTE: All five shots were fired "from two feet or less" (B.53) so I could not have accidentally missed shooting McGrath.)
- 8.) My trial counsel provided ineffective assistance by failing to question Commonwealth's witnesses Gary Thompson and David Pascucci about threats McGrath made to them to harm me just days before the shooting (B.34, B.36).

- 9.) My trial counsel provided ineffective assistance by failing to question Commonwealth's witness Lt. James Doherty about the can of mace he found in McGrath's pocket, and about his 1973 admission that the Arlington police conducted a "fouled-up investigation" of the shooting of Charles McGrath (B.46).
- 10.) My trial counsel provided ineffective assistance by simply resting after the prosecutors completed their case-in-chief because defense counsel did not properly prepare for trial believing that I would be offered a manslaughter plea deal.

Given that the prosecutors submitted false evidence to the jury 8 times, and my useless trial attorneys, Eugene McCann and Richard Seccarechio, put on no defense whatsoever, trial Judge Thayer Fremont-Smith still found the Commonwealth's "evidence" a "fairly close" call between second degree murder and manslaughter (B.54).

Greatly compounding all of the above, on July 10, 2000, the Massachusetts Appeals Court issued a lie-filled decision affirming my August 7, 1998 re-conviction for second degree murder. (Commonwealth v. Beauchamp, 49 MassAppCt 591 / see also B.11-B.12)

On June 13, 2015, I sent a copy of my "Supplement to 'Petition For Parole'" to ADA Bethany Stevens. Attached to this supplement was a partial copy of my report, STONEWALL, which I intend to submit to the publisher in early September so that it will be published in January 2016. The report details, inter alia, the links between U.S. Secretary of State John Kerry's concealed bisexuality, and the submission of false evidence to the jury in my case.

Therefore, given the above/attached, I am renewing my July 9, 2013 request that you comply with the SJC's Canon of Ethics, and expeditiously order an investigation into the submission of false evidence to the jury in my 1998 re-trial by ADA Thomas O'Reilly and ADA David Cunis. As the result of this prosecutorial criminality, I have now been wrongly imprisoned for 17 years! Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Certified Mail No.
7014 2120 0004 2397 8107
Return Receipt Requested

c: Parole Board
SJC CJ Ralph Gants

U.S. Postal Service™ CERTIFIED MAIL® RECEIPT Domestic Mail Only	
For delivery information, visit our website at www.usps.com ®.	
OFFICIAL USE	
Postage	\$ 074
Certified Fee	345
Return Receipt Fee (Endorsement Required)	260
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 874
 ROBERT BEAUCHAMP 1339 8th Street P.O. Box 43 NORFOLK, MA 02056	
Sent To: DISTRICT ATTY/ADA B. STEVENS Street & Apt. No., or PO Box No. City, State, ZIP+4 15 COMMONWEALTH AVE. WOBURN, MA 01801	

PS Form 3800, July 2014
See Reverse for Instructions

RB.16

MAILING CHARGES

DATE: July 22, 2015

TO: Ms. Maura Healey
 Attorney General
 One Ashburton Place
 Boston, MA 02108

FROM: Robert Beauchamp
 Robert Beauchamp #33990
 MCI-Norfolk
 P.O. Box 43
 Norfolk, MA 02056

RE: DA Marian Ryan
Failure to Investigate
Conflict of Interest

UNIT 2-2 DATE 07.22.15

INMATE'S NAME ROBERT BEAUCHAMP
 (AG MAURA HEALEY)
 \$ 1.00 HAS BEEN CHARGED TO YOUR
 ACCOUNT FOR THE MAILING OF A

() AIR FOREIGN JUL 28 2015 LETTER
 () SPECIAL DEL. REGISTERED PKG.
 () RET. RECEIPT REQ. *INSURED
 () AIR MAIL CERTIFIED

SIGNED 

MAIL OFFICER

Commonwealth v. Beauchamp
 Case No. MICR1971-95920

On July 18, 2015, I sent the attached correspondence to the Chair and Members of the MA Parole Board. I professed that if DA Marian Ryan would order an investigation into my allegations of submission of false evidence, in the above-referenced case, by ADA Thomas O'Reilly and ADA (now Judge) David Cunis (A.3-A.5), I would withdraw my "Petition For Parole."

Shortly after receiving my renewed request for an investigation, dated June 24, 2015, DA Ryan retaliated against me by ordering ADA Adrienne Lynch to draft a lie-filled 6pp opposition to the Parole Board, and submit it at the last minute so that I would not have an opportunity to effectively counter Lynch's numerous falsehoods at my hearing. (I received ADA Lynch's opposition on July 7, 2015 about $\frac{1}{2}$ hour before my hearing began.)

To further retaliate against me, DA Ryan subsequently ordered ADAs Thomas O'Reilly and Bethany Stevens to appear before the Parole Board, and oppose my being granted a parole.

Given that DA Ryan has been stonewalling ordering any investigation into my highly detailed and documented allegations of prosecutorial criminality in my case by her office since July 2013 (A.9-A.10), there obviously exists an egregious conflict of interest in DA Ryan's ordering three ADAs to oppose my "Petition For Parole." Obviously, when a DA has a conflict of interest in a case, the DA is obligated to refer the case to the AG's office or appoint a special prosecutor. DA Ryan did neither!

Therefore, I respectfully request that you expeditiously order an investigation into the above/attached. Thank You!

c: SJC CJ Ralph Gants

ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

December 2, 2015

Mr. James O'Brien
Chief, Public Integrity Division
Office of the Attorney General
One Ashburton Place/ 19th Floor
Boston, MA 02108

RE: Commonwealth v. Beauchamp
Case No. MICR1971-95920

Dear AAG O'Brien:

Attached is a "News Release" and appendix documents, which preliminarily detail and highly corroborate violations of federal/MA criminal statutes by a number of Massachusetts officials involving the above-referenced case. To wit:

- 1.) That members of the Parole Board, acting under color of law, conspired to retaliate against me for exercising my U.S./MA constitutional rights to due process, freedom of speech and access to the courts, after my July 7, 2015 hearing before the Board was held.
- 2.) That Middlesex County ADA Thomas O'Reilly and ADA (now Judge) David Cunis, acting under color of law, conspired to submit false evidence to the jury 8 times during my 1998 retrial to retaliate against me for exercising my U.S./MA constitutional rights to due process, freedom of speech and access to the courts. As the result, I was wrongfully convicted of second degree murder, and have been falsely imprisoned for the last 17+ years.

Both of the above-summarized crimes are linked directly to my knowledge of homosexual relationships between now U.S. Secretary of State John Kerry, former Middlesex DA John Droney and George Reissfelder, who was my lover, codefendant (escape case) and Gardner Museum robber.

I am requesting that your office review the attached appendix documents, and, if warranted, initiate a criminal investigation into the above-summarized crimes. Please have

RB.18

one of your staffpersons meet with me, as soon as convenient,
to discuss the above/attached.

I thank you for your time and consideration.

Sincerely,

Robert Beauchamp
Robert Beauchamp

c: SJC Chief Justice Ralph Gants
AC Chief Justice Scott Kafker
EOPS&S Gen. Coun. Doug Levine
(Boston) FBI SAC Vincent Lisi
U.S. Attorney Carmen M. Ortiz

BY: Certified Mail No.
7014 2120 0004 2397 7711
Return Receipt Requested

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

AAG JAMES O'BRIEN
OFF. OF THE ATTY. GENERAL
1 ASHBURTON PL. / 19TH Fl.
BOSTON, MA 02108



9590 9403 0471 5173 5967 83

2. Article Number (Transfer from service label)

7014 2120 0004 2397 7711

COMPLETE THIS SECTION ON DELIVERY

A. Signature

Alejor Morales Agent
 Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

RECEIVED DEC 07 2015

3. Service Type

- | | |
|---|---|
| <input type="checkbox"/> Adult Signature | <input type="checkbox"/> Priority Mail Express® |
| <input type="checkbox"/> Adult Signature Restricted Delivery | <input type="checkbox"/> Registered Mail™ |
| <input checked="" type="checkbox"/> Certified Mail® | <input type="checkbox"/> Registered Mail Restricted Delivery |
| <input type="checkbox"/> Certified Mail Restricted Delivery | <input type="checkbox"/> Return Receipt for Merchandise |
| <input type="checkbox"/> Collect on Delivery | <input type="checkbox"/> Signature Confirmation™ |
| <input type="checkbox"/> Collect on Delivery Restricted Delivery | <input type="checkbox"/> Signature Confirmation Restricted Delivery |
| <input type="checkbox"/> Insured Mail | |
| <input type="checkbox"/> Insured Mail Restricted Delivery
(over \$500) | |

Domestic Return Receipt

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

January 3, 2017

Senator Mitch McConnell
361A Senate Russell Office Bldg.
Washington, D.C. 20510

**RE: Russian Hacking Investigation
Election of President Donald Trump**

Dear Senator McConnell:

Since a bipartisan congressional committee will be investigating the impact of Russian hacking on the election of Donald Trump to the presidency, the below statement will be of extremely important interest to Congress et al.

A \$10,000 PAYOFF IN 1988 WAS THE CATALYST THAT ALTERED THE COURSE OF AMERICAN HISTORY. GIVEN THE CHAIN REACTION DYNAMICS OF U.S. PRESIDENTIAL ELECTIONS, ABSENT THIS PAYOFF (IN ALL PROBABILITY), DONALD TRUMP WOULD NOT BE THE NEXT PRESIDENT OF THE UNITED STATES!

The evidence to corroborate the above statement is extensively detailed and highly documented in two reports: GRAYMAIL (www.authorhouse.com) and STONEWALL (www.lulu.com). Attached is my "Affidavit of Robert Beauchamp" (A.1-A.4) and documents (A.5-A.26).

Please provide copies of this cover letter/attachments to the members of Congress et al. involved in the Russian hacking investigation.

Sincerely,

Robert Beauchamp
Robert Beauchamp

c: MA AG Maura Healey
Prof. Lawrence Lessig
FBI SAC Vincent Lisi

BY: Priority Mail
Certified No.
7015 1520 0000 7903 4538
Return Receipt Requested

**\$10,000 PAYOFF BY CHIEF LEGAL COUNSEL FOR
GOV. MITT ROMNEY AND SEN. SCOTT BROWN
ALTERS COURSE OF U.S. HISTORY
THE END RESULT- PRESIDENT DONALD TRUMP!**

During the 1988 presidential campaign, Republican strategists made Willie Horton the decisive issue. Essentially, Vice President George H.W. Bush relentlessly attacked MA Governor Michael Dukakis for being "soft on crime." Bush's "evidence" was the Dukakis allowed MA DOC officials to grant furloughs from prison to convicted murderers like Willie Horton.

However, when Bush was CIA director, he had knowledge of and/or approved payments to me, when I was under the legal status of furloughed, escaped murderer from Massachusetts. Obviously, Bush realized that if the voters learned of his gross hypocrisy, it would devastate his campaign. So, Bush directed MA Republican Party General Counsel Daniel Winslow to pay me (formerly a CIA informant/Pentagon Papers case) \$10,000 to remain silent.*

Had the American people been informed of Bush's monumental hypocrisy and Winslow's payoff to me, Michael Dukakis would have been elected president of the United States. Had Dukakis been elected president, Bill Clinton, George W. Bush, Barack Obama and Donald Trump would probably never have been elected president given the chain reaction dynamics of the American political system.

**THEREFORE, THE ENTIRE COURSE OF U.S. HISTORY FROM 1988
TO THE PRESENT HAS BEEN RADICALLY ALTERED AS THE DIRECT
RESULT OF WINSLOW'S \$10,000 PAYMENT TO ME. AS THE END
RESULT-PRESIDENT DONALD TRUMP! ****

My report, GRAYMAIL (www.authorhouse.com) extensively details and highly documents the above statement. This was a monumental political crime committed against the People of the United States!

Robert Beauchamp
Robert Beauchamp
MCI-Norfolk/P.O. Box 43
Norfolk, MA 02056

January 3, 2017

* Winslow actually made the \$10,000 payoff to George Reissfelder, who was my lover, codefendant (escape case) sex partner of John Kerry (presently U.S. secretary of state) and Gardner Museum robber.

** President-elect Donald Trump seriously considered nominating Mitt Romney as secretary of state and Scott Brown as secretary of veterans affairs. In a supreme act of political infamy, the Boston Herald reported on 12.05.16/p5 that Trump may nominate Daniel Winslow as U.S. attorney (District of Massachusetts).

**U.S. Postal Service™
CERTIFIED MAIL® RECEIPT**
Domestic Mail Only

For delivery information, visit our website at www.usps.com.

Robert Beauchamp S2

Certified Mail Fee \$ 3.30	Extra Services & Fees (check box, add fee as appropriate)
<input checked="" type="checkbox"/> Return Receipt (handcopy) \$ 2.70	UNIT 2-2
<input type="checkbox"/> Return Receipt (electronic) \$.45	Postmark Here
<input type="checkbox"/> Certified Mail Restricted Delivery \$.45	
<input type="checkbox"/> Adult Signature Required \$.11	
<input type="checkbox"/> Adult Signature Restricted Delivery \$.11	
Postage \$ 6.45	
Total Postage and Fees \$ 12.45	
Sent To	
SENATOR MITCH MCCONNELL	
Street and Apt. No., or PO Box No.	
361A SENATE RUNSELL OFF-BLDG	
City, State, ZIP+4	
WASHINGTON, D.C. 20510	

PS Form 3800, April 2015 FSN 7580-02-000-0047 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION**COMPLETE THIS SECTION ON DELIVERY**

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

A. Signature X Robert Beauchamp	B. Received by (Printed Name) Karen C. Scott	C. Date of Delivery 1/3/17
D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No		

SENATOR MITCH MCCONNELL
361A SENATE RUNSELL
OFFICE BUILDING
WASHINGTON, D.C. 20510

2. Article Number
(Transfer from service tab)

PS Form 3811, July 2013

7015 1520 0000 7903 4538

3. Domestic Return Receipt

3. Service Type

Certified Mail® Priority Mail Express™
 Registered Return Receipt for Merchandise
 Insured Mail Collect on Delivery

4. Restricted Delivery? (Extra Fee) Yes

NOTE TO REPORTERS ET AL.

To obtain copies of referenced documents paginated (A.1-A.26), contact the office of Senator Mitch McConnell.

Robert Beauchamp
Robert Beauchamp

RB.22

COMMONWEALTH OF MASSACHUSETTS

Middlesex, SS.

Superior Court
Indictment No.

71-95920

COMMONWEALTH

VS.

Robert Beauchamp
DEFENDANT

PROCEDURAL ORDER

The defendant has filed a motion for post-conviction relief. The court ORDERS that the Commonwealth file a response to the defendants pending motion on or before

May 1st 2017.

Charge: Murder

ADA: Bethany Stevens

Type of Motion Post Conviction, Reduction of Verdict

Motion Filed By Aziz Safar

Sentencing Judge: Sullivan

By the Court
Pierce, J

Deputy Assistant Clerk

DATE: 3/17/17

Mark Duford

ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

April 18, 2017

ADA Bethany Stevens
Middlesex District
Attorney's Office
15 Commonwealth Avenue
Woburn, MA 01801

RE: Commonwealth v. Beauchamp
Case No. MICR1971-95920

APPOINTMENT OF A
SPECIAL PROSECUTOR

Dear ADA Stevens:

On March 17, 2017, Judge Laurence Pierce issued a procedural order directing you to file an opposition to my reduction of verdict motion on or before May 1 (A.1). As you well know, the Middlesex DA's office would have an egregious conflict of interest in filing an opposition to my motion. To wit:

On June 24, 2015, I sent a letter (w/numerous corroborating documents) to DA Marian Ryan (thru you) wherein I extensively detailed/document 8 unethical and illegal acts committed during my 1998 re-trial by ADA Thomas O'Reilly and ADA (now Judge) David Cunis to cause me to be wrongfully convicted of second degree murder in violation of 18 U.S.C. s.242 and other relevant federal/state criminal statutes. In this letter, I renewed my July 9, 2013 request that DA Ryan "expeditiously order an investigation"((see attached)).

Needless to state (except for the record), there was, predictably, no response whatsoever from DA Ryan. Obviously, it is common knowledge (at least in the legal community) that the only time DA Ryan will order an investigation into allegations of criminal acts by prosecutors is when the allegations become public, and DA Ryan has no choice but to order an investigation! (A.2) Otherwise, DA Ryan simply covers up criminal acts by employees in her office.

Therefore, if the DA's office intends to file an opposition to my reduction of verdict motion that, due to the above-summarized/referenced, DA Ryan must comply with the SJC's Canon of Ethics, and appoint a special prosecutor. Contrarily, if the DA's office does not intend to file an opposition, then I suppose the matter is moot, and I would withdraw my request to appoint a special prosecutor.

RB.24

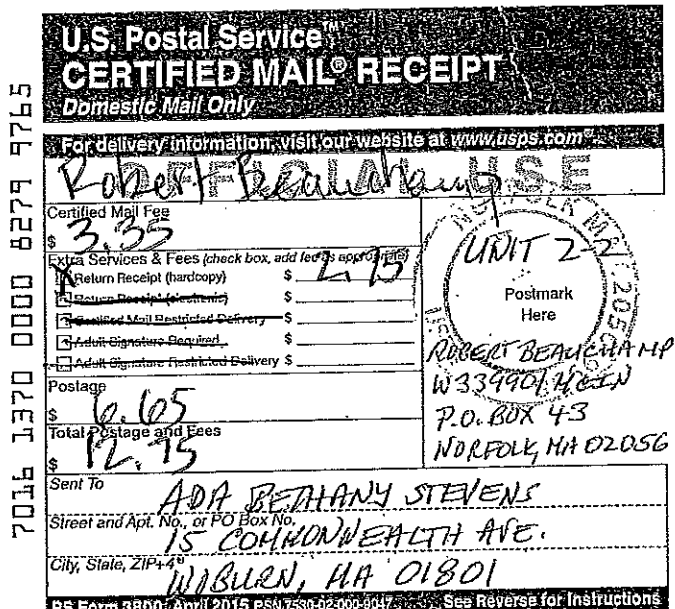
I thank you for your time and consideration.

Sincerely,

Robert Beauchamp
Robert Beauchamp

NOTE: Essentially, my verdict reduction motion is asserting that I was caused almost 19 years of wrongful imprisonment due solely to the two ineffective assistance of trial counsel grounds raised therein. Therefore, the elephant in the motion is massive financial liability for the two defense attorneys. Nevertheless, I will not file a lawsuit against my retrial attorneys.

BY: Priority Mail
Certified Mail No.
7014 1370 0000 8279 9765
Return Receipt Requested



SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

DISTRICT ATTORNEY
15 COMMONWEALTH AVE
WOBURN, MA 01801

ATTN: ADA BETHANY STEVENS



9590 9402 2525 6306 4712 43

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

- Agent
 Addressee

B. Received by (Printed Name)

DAWNASCAL

C. Date of Delivery

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: NO No

- | | |
|--|---|
| <input type="checkbox"/> Service Type | <input type="checkbox"/> Priority Mail Express® |
| <input type="checkbox"/> Adult Signature | <input type="checkbox"/> Registered Mail™ |
| <input type="checkbox"/> Adult Signature Restricted Delivery | <input type="checkbox"/> Registered Mail Restricted Delivery |
| <input checked="" type="checkbox"/> Certified Mail® | <input type="checkbox"/> Return Receipt for Merchandise |
| <input type="checkbox"/> Certified Mail Restricted Delivery | <input type="checkbox"/> Signature Confirmation™ |
| <input type="checkbox"/> Collect on Delivery | <input type="checkbox"/> Signature Confirmation Restricted Delivery |
| <input type="checkbox"/> Collect on Delivery Restricted Delivery | |
| <input type="checkbox"/> Insured Mail | |
| <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500) | |

2. Article Number (Transfer from service label)

7016 1370 0000 8279 9765

COMMONWEALTH OF MASSACHUSETTS)
)ss.
COUNTY OF MIDDLESEX)

AFFIDAVIT OF ROBERT BEAUCHAMP

The defendant, Robert Beauchamp, deposes and says:

- I.) In the Commonwealth's opposition to my verdict reduction motion, it is asserted "several appellate courts have recognized, evidence (that) defendant's guilt was overwhelming" (2), and that the Commonwealth's 1998 re-trial evidence was of "exceptional strength" (4,7,11). There are several major problems with the Appeals Court's evidence assessments in my case.
 - 1.) Trial Judge Thayer Fremont-Smith, who actually had the "advantage (based on) face to face evaluation of the witnesses and the evidence at trial, which place the judge in a far better position to make the judgment required by Rule 25(b)(2)" Commonwealth v. Chhim, 447 Mass. 370, 381 (2006), did not find the Commonwealth's evidence against me to be "overwhelming" or of "exceptional strength". In fact, Judge Fremont-Smith found the Commonwealth's evidence to be merely a "fairly close" call between second degree murder and manslaughter (1998 Tr. IV/138). Predictably, the Commonwealth's opposition conveniently fails to acknowledge this decisive fact, and relies on evidence assessments made by Appeals Court judges- none of whom spent a nano second at my 1998 re-trial.
 - 2.) Additionally (and predictably), the Commonwealth conveniently fails to inform this Court that the "overwhelming" and of

- 2.) "exceptional strength" evidence assessments made by the appellate judges are based upon egregious falsifications of evidence by the 1998 re-trial prosecutors, ADA Thomas O'Reilly and ADA (now Judge) David Cunis. (see Commonwealth's opposition/ EXHIBIT A- filed improperly by deliberately omitting the referenced exhibits). In fact, the corrupt political/legal motivations of the 1998 re-trial prosecutors raise the gravest questions of conflict of interest by the Middlesex DA's office in even filing its opposition- A special prosecutor should have been appointed- see STONEWALL (www.lulu.com). It should also be strongly noted that no court has ever held a hearing on my prosecutorial misconduct allegations. Furthermore, this is the first time I have ever been represented by counsel on a postconviction motion since my 1998 re-trial.
- 3.) The Commonwealth (w/ incredible hypocrisy) proffers evidence assessments by Appeals Court judges which the Commonwealth previously argued lacked jurisdiction to even decide my appeal (A.43-A.48/ see esp. A.47). The reason- the Appeals Court did not even exist on August 5, 1971- the day of the shooting!
- 4.) I am respectfully requesting that the Court hold a hearing on my "Defendant's Post-Conviction Motion for Reduction of Verdict." A hearing is critically necessary to establish that a miscarriage of justice (at least to degree of guilt) has occurred in this case. At the hearing, ADA Thomas O'Reilly and ADA (now Judge) David Cunis can be questioned, under oath, concerning my allegations of falsification of evidence

- 4.) during my 1998 re-trial, which are extensively detailed and highly documented (see Commonwealth's EXHIBIT A). Upon this foundation of falsified evidence, the appellate judges determined that the Commonwealth's "evidence" was "overwhelming" and of "exceptional strength". One particularly salient example- In the Commonwealth's opposition at p11, it is asserted "relying again on the findings of the Appeals Court...medical evidence indicated that one shot had been fired from behind the victim, apparently as he had turned to escape the fusilade." This is sheer fabrication! The medical examiner testified, "It's an exit wound in the back" (1998 Tr. II/169).
- 5.) A miscarriage of justice (at least to degree of guilt) has occurred in my case as the result of a fatal combination of ineffective assistance of trial counsel (who simply rested after the Commonwealth completed its case in chief) and the falsification of critical evidence by prosecutors who had corrupt political/legal motives.

SIGNED AND SWORN TO, UNDER THE PAINS AND PENALTIES OF PERJURY, PURSUANT TO SUPERIOR COURT RULE 15, THIS 24th DAY OF APRIL 2017.

Respectfully submitted,

Robert Beauchamp
Robert Beauchamp/W33990
Defendant
MCI-Norfolk
P.O. Box 43
Norfolk, MA 02056

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

May 22, 2017

Mr. Rod Rosenstein
Deputy Attorney General
U.S. Department of Justice
950 Pennsylvania Ave., NW
Washington, D.C. 20530-0001

**RE: SPECIAL COUNSEL ROBERT MUELLER
RUSSIAN HACKING INVESTIGATION**

Dear Deputy Attorney General Rosenstein:

On January 3, 2013, I sent a letter (w/attachments) to then FBI Director Robert Mueller (S52). I informed Director Mueller that since the FBI was required to conduct an up-to-date background investigation on Senator John Kerry (who had been nominated by President Obama to become U.S. secretary of state), the FBI should investigate the following. To wit:

That, in 1998, Middlesex County (MA) ADA Thomas O'Reilly and ADA (now Judge) David Cunis conspired to frame me for murder for "threatening to publicly expose Senator John Kerry's concealed bisexuality" (S52). (see also attached S4, S5,S8;S26)

Predictably, Director Mueller withheld this critical information from the U.S. Senate, and Kerry was almost unanimously confirmed to replace Secretary of State Hillary Clinton. Once DOJ officials inform the media of Mueller's 2013 withholding, the public will seriously question Mueller's integrity and his fitness to conduct the Russian hacking investigation. Therefore, I believe that it is incumbent upon you to expeditiously terminate Mr. Mueller as special counsel!

(NOTE: I would point out that the above-referenced murder case was reactivated in March 2017.
(Commonwealth v. Beauchamp/ MICR1971-95920)
There now exists the issue of whether or not corrupt DA Marian Ryan will be forced to appoint a special prosecutor due to an egregious conflict of interest. (see attached AA.1, AA.2, A.1, A.2)

RB. 29

On January 3, 2017, I sent a letter (w/attachments) to Senator Mitch McConnell. I informed Sen. McConnell that a \$10,000 payoff altered the probable outcome of the 1988 presidential election. This payoff was the history altering catalyst that ultimately led to the election of President Donald Trump! (A.14, A.15)

I requested that Sen. McConnell "provide copies of this cover letter/attachments to the members of Congress et al. involved in the Russian hacking investigation" (see enclosed). However, to date, for corrupt legal and political motives, Sen. McConnell continues to withhold my January 3, 2017 letter/attachments from other members of Congress et al. (see enclosed)

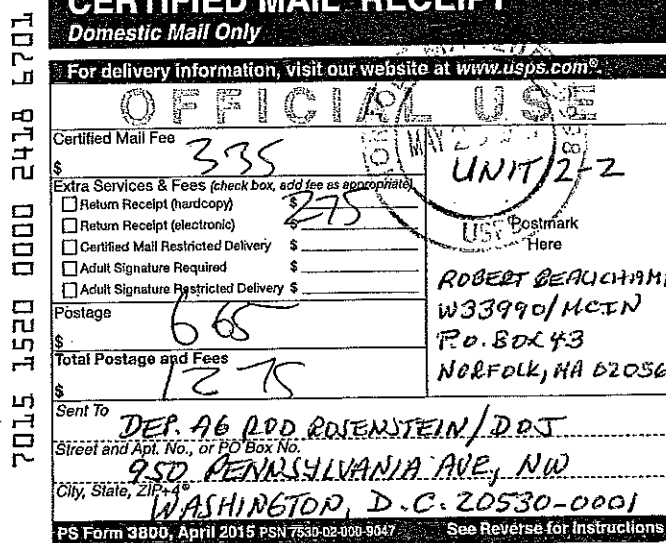
In addition to the attached/enclosed, substantial corroborating evidence re. the above is incorporated in GRAYMAIL (authorhouse.com) (A.5) and STONEWALL (www.lulu.com) (A.13).

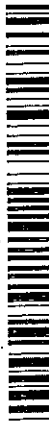
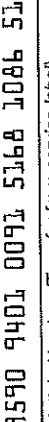
Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Priority Mail
Certified Mail No.
7015 1520 0000 2418 6701
Return Receipt Requested



SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<input checked="" type="checkbox"/> A. Signature JULY 26 2011 <input type="checkbox"/> B. Received by MAY 26 2011		<input type="checkbox"/> C. Date of Delivery <input type="checkbox"/> D. Is delivery address different from item 1? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If YES, enter delivery address below: July 26 2011	
MAY 26 2011		MAY 26 2011	
Mr. ROD ROSENSTEIN DEPUTY ATTORNEY GENERAL DEPARTMENT OF JUSTICE 950 PENNSYLVANIA AVE, NW WASHINGTON, D.C. 20530-0001		3. Service Type <input type="checkbox"/> Priority Mail Express® <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Registered Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Signature Confirmation™ <input type="checkbox"/> Restricted Delivery 4. Article Addressed to: Mr. ROD ROSENSTEIN DEPUTY ATTORNEY GENERAL DEPARTMENT OF JUSTICE 950 PENNSYLVANIA AVE, NW WASHINGTON, D.C. 20530-0001	
950 9401 0091 5168 1066 51		5. Payment Method  950 9401 1520 0000 2418 6701	
6. Article Number (Transfer from service label)		7. Payment Method 	
PS Form 3811, April 2015 PSN 7530-02-000-9053 Domestic Return Receipt			

RB.30

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

June 27, 2017

Mr. Hank Shaw
SAC/FBI
201 Maple Street
Chelsea, MA 02150

**RE: TERMINATION OF
SPECIAL COUNSEL
ROBERT MUELLER**

Dear SAC Shaw:

On May 22, 2017, I sent a letter (w/attachments-enclosures) to DAG Rod Rosenstein. In this correspondence, I detailed/document a major act of legal/political corruption committed, in 2013, by then FBI Director Robert Mueller. (see attached/enclosed)

Over a month has now elapsed since DAG Rosenstein received the above-referenced information. However, to date, notwithstanding the gravity of this matter, (predictably) I have not received any response whatsoever from any DOJ/FBI official.

Recently, there were widespread media reports that President Donald Trump considered terminating Mr. Mueller as special counsel, but lacked any legitimate justification to do so. Consequently, this raises grave concerns that DAG Rosenstein and other DOJ/FBI officials conspired to withhold the attached/enclosed information from President Trump. Otherwise, the president would have almost certainly have fired Mr. Mueller by now!

Therefore, I think that it would be highly advisable for a DOJ/FBI official to meet with me, as soon as convenient, to discuss this matter of substantial national importance. Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Priority Mail
Certified Mail No.
7015 1520 0000 8224 6713
Return Receipt Requested

**U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
*Domestic Mail Only***

For delivery information, visit our website at www.usps.com.

ROBERT BERUCHAMP

Certified Mail Fee \$ 3.35	Postmark UNIT 2-201 ROBERT BERUCHAMP W 3319 D/A/C/N P.O. BOX 43 NORFOLK, MA 02056
Extra Services & Fees (check box, add fees as applicable) <input type="checkbox"/> Return Receipt (hardcopy) \$ 2.75 <input type="checkbox"/> Return Receipt (electronic) \$ _____ <input type="checkbox"/> Certified Mail Restricted Delivery \$ _____ <input type="checkbox"/> Adult Signature Required \$ _____ <input type="checkbox"/> Adult Signature Restricted Delivery \$ _____	
Postage \$ 6.65	
Total Postage and Fees \$ 12.75	
Sent To SAC HANK SHAW / FBI Street and Apt. No., or PO Box No. 201 MAPLE STREET City, State, ZIP+4 CHELSEA, MA 02150	

PS Form 380D, April 2015 FSN 7530-02-000-9047 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

**SAC HANK SHAW
FEDERAL BUREAU
OF INVESTIGATION
201 MAPLE STREET
CHELSEA, MA 02150**

COMPLETE THIS SECTION ON DELIVERY

A. Signature

CD

- Agent
 Addressee

B. Received by (Printed Name)

C. Date of Delivery

- D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

- Certified Mail® Priority Mail Express™
 Registered Return Receipt for Merchandise
 Insured Mail Collect on Delivery

4. Restricted Delivery? (Extra Fee)

- Yes

2. Article Number
(Transfer from service label)

7015 1520 0000 8224 6713

RB.32

ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

August 28, 2017

Ms. Marian Ryan
 District Attorney
 Middlesex County
 15 Commonwealth Avenue
 Woburn, MA 01801

RE: Commonwealth v. Beauchamp
 Case No. MICR1971-95920

PROSECUTORIAL CRIMINALITY

Dear DA Ryan:

The attached documents have begun to circulate among attorneys representing some of the individuals targeted by Special Counsel (SC) Robert Mueller in the Russian hacking investigation. These documents provide preliminary evidence that Mueller violated federal, criminal statutes connected to the above-referenced case.

Therefore, it may be well-advisable for you to finally comply with your fundamental ethical and legal obligations, and expeditiously inform Middlesex Superior Court Judge Kathe Tuttman that my 1998 second degree murder conviction was obtained by PROSECUTORIAL CRIMINALITY! (see esp. S58-S63/S88)

Thank You!

Sincerely,

Robert Beauchamp
 Robert Beauchamp
 Defendant

c: SJC CJ Ralph Gants
 FBI SAC Hank Shaw

BY: Certified Mail Nos.
 7015 1520 0000 2418 6695
 9590 9420 2752 6351 9974 62
Return Receipt Requested

U.S Postal Service™ CERTIFIED MAIL® RECEIPT	
<i>Domestic Mail Only</i>	
For delivery information, visit our website at www.usps.com .	
<i>Robert Beauchamp</i>	
2418 6695	
0000 0000	
1520 1520	
7015 7015	
UNIT 2-24	
Postmark Here	
ROBERT BEAUCHAMP W339 FOALMEN P.O. BOX 43 NORFOLK, MA 02056	
DA MARIAN RYAN	
15 COMMONWEALTH AVE. WOBURN, MA 01801	
PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions	

CORRUPT SC ROBERT MUELLER

CORRUPT DA MARIAN RYAN

On January 3, 2013, I detailed/documentated to then FBI Director/now Special Counsel (SC) Robert Mueller the following:

That, in 1998, Middlesex County (MA) ADA Thomas O'Reilly and ADA (now Judge) David Cunis conspired to frame me for murder for "threatening to publicly expose Senator John Kerry's concealed bisexuality" (S52) (see also attached S4,S5,S8,S26)

Notwithstanding his statutory duty to investigate the above, and report the FBI's findings to the U.S. Senate, which was in the process of confirming Kerry to become U.S. secretary of state, Mueller corruptly withheld this critical information from the U.S. Senate!

On June 24, 2015, I detailed/documentated the above to Middlesex County (MA) DA Marian Ryan (S58-S62). Notwithstanding her statutory duty to investigate the above, Ryan corruptly stonewalled reporting this prosecutorial criminality to the superior court! (see also S63,S88-S90)

Since May 2017, DOJ DAG Rod Rosenstein and FBI SAC Hank Shaw have been withholding the above-summarized Mueller corruption information from President Donald Trump so that he will be deprived of having a legitimate justification to terminate Mueller as special prosecutor! (S84-S87)

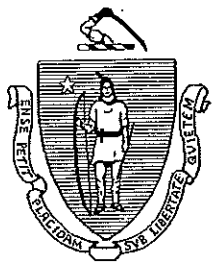
Predictably, DA Ryan (by means of a lie-filled opposition filed in the Middlesex Superior Court on April 13, 2017 (i.e.- Commonwealth v. Beauchamp/MICR 1971-95920) continues to vehemently attempt to maintain her office's fraudulently obtained second degree murder conviction against me!

My report, STONEWALL (referenced exemplar pages attached) extensively details and documents these unethical and illegal acts by Corrupt SC Mueller and Corrupt DA Ryan!

To obtain STONEWALL, log onto (www.lulu.com).

Robert Beauchamp
Robert Beauchamp
MCI-Norfolk
P.O. Box 43
Norfolk, MA 02056

08/28/2017



The Commonwealth of Massachusetts

Committee for Public Counsel Services

44 Bromfield Street, Boston, MA 02108-4909

Anthony J. Benedetti
CHIEF COUNSEL

TEL: (413) 750-1620
FAX: (617) 988-8493

NANCY T. BENNETT
DEPUTY CHIEF COUNSEL
PRIVATE COUNSEL DIVISION

November 7, 2014

Robert Beauchamp, W33990
MCI Norfolk
P.O. Box 43
Norfolk, MA 02056

Dear Mr. Beauchamp:

This was posted on the WBZ-TV website:

BOSTON (CBS) – A prosecutor in the Middlesex County District Attorney's Office is now the target of an investigation, sources told WBZ-TV.

The sources said the probe involves Stephen Gilpatrick's work on drug cases.

"Any allegation of this nature is troubling. Our employees hold important positions of public trust and we will work with other law enforcement agencies to review and address this serious matter," Middlesex District Attorney Marian Ryan said in a statement to WBZ.

No other information is available at this point in the investigation.

Very truly yours,

Terry Nagel
Senior Staff Counsel
Private Counsel Appeals Unit

TOTAL
B.S.

NOTE: The only time DA Marian Ryan will order an investigation into allegations of criminal acts by prosecutors in her office is when the allegations become public, and DA Ryan has no other choice but to order an investigation. Otherwise, DA Ryan simply covers up criminal acts by her subordinates!

**U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)**

For delivery information visit our website at www.usps.com.

Robert F Beauchamp S E

Postage	\$ 6.65
Certified Fee	3.35
Return Receipt Fee (Endorsement Required)	2.75
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 12.75

UN 102-2
Postmark Here
ROBERT BEAUCHAMP
W339901 MCIN
P.O. BOX 43
NORFOLK, VA 23506

Sent To
Mr. CHRISTOPHER WRAY / FBI
Street, Apt. No.,
or PO Box No. 935 PENNSYLVANIA AVE, NW
City, State, ZIP+4 WASHINGTON, D.C. 20535-0001

PS Form 3800, August 2006 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<ul style="list-style-type: none"> <input checked="" type="checkbox"/> Complete items 1, 2, and 3. <input checked="" type="checkbox"/> Print your name and address on the reverse so that we can return the card to you. <input checked="" type="checkbox"/> Attach this card to the back of the mailpiece, or on the front if space permits. 		<p>A. Signature <input checked="" type="checkbox"/> Agent <i>X</i> <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) <input type="checkbox"/> C. Date of Delivery <i>John T. Cullen</i> 9-18-17</p> <p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below:</p>	
<p>1. Article Addressed to:</p> <p>MR. CHRISTOPHER WRAY DIRECTOR OF THE FBI 935 PENNSYLVANIA AVE, NW WASHINGTON, D.C. 20535-0001</p> <p>9590 9402 2752 6351 9974 55</p> <p>Barcode</p>		<p>3. Service Type</p> <p><input type="checkbox"/> Adult Signature <input type="checkbox"/> Adult Signature Restricted Delivery <input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Collect on Delivery <input type="checkbox"/> Collect on Delivery Restricted Delivery <input type="checkbox"/> Insured Mail <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)</p> <p><input type="checkbox"/> Priority Mail Express® <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Registered Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Signature Confirmation™ <input type="checkbox"/> Signature Confirmation Restricted Delivery</p>	
<p>2. Article Number (Transfer from service label)</p> <p>7007 0220 0004 5029 6316</p>		<p>Domestic Return Receipt</p>	

PS Form 3811, July 2015 PSN 7530-02-000-9053

NOTE: DOCUMENTS PAGINATED (R.36-RB.46) WERE NOT ATTACHED TO MY 09.11.17 LETTER TO FBI DIRECTOR CHRISTOPHER WRAY. (RB)



U.S. Department of Justice
Federal Bureau of Investigation

Washington, D. C. 20535-0001

December 5, 2017

Mr. Robert Beauchamp, #W33990
MCI - Norfolk
Post Office Box 43
Norfolk, MA 02056

Dear Mr. Beauchamp:

This letter is in response to the correspondence you mailed to the FBI in which you claim you are wrongfully incarcerated.

The FBI's Boston Field Office has reviewed your allegations and has determined that no further action is necessary.

Sincerely yours,

Jeffrey B. Veltri
Chief, Civil Rights Unit
Criminal Investigative Division

January 2, 2018

Dear Mr. Veltri:

As you well know, the FBI did NOT conduct a credible review of my wrongful incarceration allegation. One reason- a credible review would have proven that, in 2013, then FBI Director Robert Mueller committed an obstruction of justice in my case. Additionally, I was not even interviewed once during this "review" by DOJ/FBI officials.

If the above/attached becomes public, then U.S. Attorney General William Sessions will have no choice but to appoint a special counsel to investigate Special Counsel Robert Mueller et al.

I await your expeditious response.

Sincerely,

Robert Beauchamp

c: Mr. Ty Cobb, Esq.
Mr. Kevin Downing, Esq.
AUSA Kyle Freeny
Mr. Abbe Lowell, Esq.
FBI SAC Hank Shaw

[Login/Register](#)[Support](#)[Cart](#)[Shop](#)[Create](#)[Sell](#)[Learn](#)[Search](#)[Bookstore](#)

Product Details

ISBN	9781365284731
Copyright	ROBERT BEAUCHAMP (Standard Copyright License)
Edition	1st
Publisher	Quail Valley Publishing
Published	February 28, 2017
Language	English
Pages	84
Binding	Perfect-bound Paperback

Paperback, 84 Pages

Price: \$30.00

Prints in 3-5 business days

[Like](#) Be the first of your friends to like this.[Embed](#)

STONEWALL

Robert Beauchamp

GARDNER ART MYSTERY SOLVED!

FORMATTED FOR USE BY THE MEDIA

[Preview](#)

This report details/documents a major act of corruption committed by Special Counsel Robert Mueller. To wit: In early 2013, then FBI Director Mueller withheld the following information from the U.S. Senate, which was in the process of confirming Senator John Kerry to succeed Secretary of State Hillary Clinton. That, in 1998, Middlesex County (MA) ADAs Thomas O'Reilly and David Cunis conspired to frame Robert Beauchamp for murder to retaliate against him for threatening to publicly expose Kerry's homosexual relationships with former DA John Droney and Gardner Museum robber George Reissfelder. DOJ DAG Rod Rosenstein and FBI SAC Hank Shaw have been withholding the above-summarized Mueller corruption information from President Donald Trump since late May 2017!

NOTES TO REPORTERS/ATTORNEYS ET AL.

- 1) Since mid-September 2017, FBI Director Christopher Wray continues to stonewall ordering a credible review of the above-summarized Mueller corruption information.
- 2) To protect the legal/political interests of Special Counsel Robert Mueller, DA Marian Ryan et al., Judge Kathe Tuttman acted with corrupt motive! (see "Defendant's Motion For Reconsideration" filed on 09.15.17 in Commonwealth v. Beauchamp/ Docket No. 7181CR95920/ Middlesex County (MA) Superior Court.) This motion (40pp) is a public record document. The Tuttman/Mueller coverup will be investigated by the Massachusetts Commission on Judicial Conduct.
- 3) To obtain STONEWALL, log onto (www.lulu.com). (see att. ex. pp) (see also GRAYMAIL (www.authorhouse.com)

/s/ Robert Beauchamp/ MCI-Norfolk/ P.O. Box 43/ Norfolk MA 02056

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

November 13, 2017

Judge Amy Jackson
U.S. District Court
333 Constitution Ave., NW
Washington, D.C. 20001

RE: U.S. v. Paul Manafort
U.S. v. Rick Gates
SC Robert Mueller
Obstruction of Justice

Dear Judge Jackson:

My report, STONEWALL (www.lulu.com) details/documents major acts of corruption committed in 2013 by then FBI Director Robert Mueller to protect the legal/political interests of then U.S. Senator John Kerry (see "preview" next pg.).

Shortly after Mueller was appointed special counsel in May 2017, current DOJ/FBI officials were informed of the above/attached, but concealed this information from President Donald Trump.

By mid-September 2017, Mueller's 2013 obstruction of justice became an entanglement in my criminal case, and Judge Kathe Tuttman issued 2 corrupt decisions to protect Mueller et al. (see attached "Defendant's Motion For Re-consideration").

Presently, the above/attached information re. Mueller and other DOJ/FBI officials could seriously undermine the integrity of the prosecutions of Manafort, Gates et al. Therefore, I believe the court should take whatever actions it deems appropriate to serve the interests of justice in the above-referenced cases.

Sincerely,

Robert Beauchamp
Robert Beauchamp

c: MA SJC CJ Ralph Gants
MA AG Maura Healey

BY: Priority Mail
Certified Mail Nos.
7015 0640 0005 7233 0843
9590 9402 2752 6351 9962 29
Return Receipt Requested

RB. 39

MAILING CHARGES

UNIT 2-2 DATE 11.13.17

INMATE'S NAME JUDGE AMY JACKSON
ROBERT BEAUCHAMP
\$ 12.65 HAS BEEN CHARGED TO YOUR
ACCOUNT FOR THE MAILING OF A:
NOT

() AIR FOREIGN PRI MAIL LETTER 44
() SPÉCIAL DEL. REGISTERED ()
X RET. RECEIPT REQ. PKG. ()
() AIR MAIL *INSURED ()
 CERTIFIED X

SIGNED _____
MAIL OFFICER

**U.S. Postal Service™
CERTIFIED MAIL® RECEIPT**
Domestic Mail Only

For delivery information, visit our website at www.usps.com

OFFICIAL USE	
Certified Mail Fee \$ <u>3.35</u>	
Extra Services & Fees (check box, add fee as appropriate)	
<input type="checkbox"/> Return Receipt (hardcopy)	\$ <u>2.95</u>
<input type="checkbox"/> Return Receipt (electronic)	\$ <u>0.00</u>
<input type="checkbox"/> Certified Mail Restricted Delivery	\$ <u>0.00</u>
<input type="checkbox"/> Adult Signature Required	\$ <u>0.00</u>
<input type="checkbox"/> Adult Signature Restricted Delivery	\$ <u>0.00</u>
Postage \$ <u>6.65</u>	
Total Postage and Fees \$ <u>12.65</u>	
Sent To JUDGE AMY JACKSON / U.S. DISTRICT COURT Street and Apt. No., or P.O. Box No. <u>333 CONSTITUTION AVE., NW</u> City, State, ZIP+4* <u>WASHINGTON, D.C. 20001</u>	

PS Form 3800, April 2015 PSN 7530-02-000-9053 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

JUDGE AMY JACKSON
U. S. DISTRICT COURT
333 CONSTITUTION AVE., NW
WASHINGTON, D.C. 20001



9590 9402 2752 6351 9962 29

2. Article Number (Transfer from service label)

7015 0640 0005

COMPLETE THIS SECTION ON DELIVERY

A. Signature

BONNIE
 Agent
 Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1? If YES, enter delivery address below:

 Yes
 No
NOV 15 2017

3. Service Type

- Adult Signature
- Adult Signature Restricted Delivery
- Certified Mail®
- Certified Mail Restricted Delivery
- Collect on Delivery
- Collect on Delivery Restricted Delivery
- Insured Mail
- Insured Mail Restricted Delivery (over \$500)
- Priority Mail Express®
- Registered Mail™
- Registered Mail Restricted Delivery
- Return Receipt for Merchandise
- Signature Confirmation™
- Signature Confirmation Restricted Delivery

RB.40

ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

January 23, 2018

Judge Amy Berman Jackson
United States District Court
333 Constitution Ave., NW
Washington, D.C. 20001

RE: USA v. MANAFORT et al.
No. 1:17-cr-00201-ABJ

Dear Judge Jackson:

On November 13, 2017; I sent you a letter/attachments wherein I informed this court that my report, STONEWALL (www.lulu.com) details and documents "major acts of corruption, committed in 2013, by then FBI Director Robert Mueller to protect the legal/political interests of then U.S. Senator John Kerry" (A.35).

In closing, I stated that this Mueller corruption information "could seriously undermine the integrity of the prosecution of Manafort, Gates et al." However, notwithstanding its fundamental judicial duties, this court continues to withhold this Mueller corruption information from attorneys representing Paul Manafort and Richard Gates.

As the end result of this court's misconduct, I recently compiled a supplement to STONEWALL (A.36) titled CORRUPT MUELLER, which Should be published as an Ebook in the next 60 days. CORRUPT MUELLER exposes, inter alia, this court's attempts to protect the legal/political interests of Special Counsel Robert Mueller (partial pre-Ebook copy of CORRUPT MUELLER appended hereto).

This court's misconduct is highly prejudicial to the effective and expeditious administration of justice in Manafort et al. Therefore, I believe that it is now incumbent upon you to recuse yourself from presiding over this case.

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Certified Mail Nos.
7007 0220 0004 5029 6309
9590 9402 2752 6351 9961 06
Return Receipt Requested

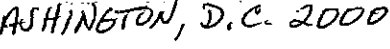
MAILING CHARGES

UNIT 2-2 DATE 01.23.18

INMATE'S NAME ROBERT BEAUCHAMP
\$ 167 (JUDGE AMY JACKSON)
HAS BEEN CHARGED TO YOUR
ACCOUNT FOR THE MAILING OF A:

() AIR FOREIGN **PAID** LETTER X
() SPECIAL DEL. REGISTERED ()
 RET. RECEIPT REQ. 30 DAY PKG. ()
() AIR MAIL *INSURED ()
CERTIFIED ()

SIGNED _____
MAIL OFFICER

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<ul style="list-style-type: none"> ■ Complete items 1, 2, and 3. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits. 		<p>A. Signature <input checked="" type="checkbox"/>  <input type="checkbox"/> Agent <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) <input type="text" value="JUDGE AMY BERHAN JACKSON"/></p> <p>C. Date of Delivery <input type="text" value="JAN 29 2001"/></p> <p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="text" value="JUDGE AMY BERHAN JACKSON
U. S. DISTRICT COURT
333 CONSTITUTION AVE, NW
WASHINGTON, D.C. 20001"/></p>	
<p>1. Article Addressed to:</p> <p>JUDGE AMY BERHAN JACKSON U. S. DISTRICT COURT 333 CONSTITUTION AVE, NW WASHINGTON, D.C. 20001</p>  <p>9590 9402 2752 6351 9961 06</p>		<p>3. Service Type</p> <p><input type="checkbox"/> Adult Signature <input type="checkbox"/> Adult Signature Restricted Delivery <input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Collect on Delivery <input type="checkbox"/> Collect on Delivery Restricted Delivery <input type="checkbox"/> Insured Mail <input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)</p> <p><input type="checkbox"/> Priority Mail® Express® <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Registered Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Signature Confirmation™ <input type="checkbox"/> Signature Confirmation Restricted Delivery</p>	
<p>2. Article Number: (Transfer from service label)</p> <p>7007 0220 0004 5029 6309</p>			

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

DATE: August 13, 2013

FROM: Robert Beauchamp
Robert Beauchamp

TO: Inspector General
Dept. of Justice
950 Pennsylvania Ave., NW
Washington, D.C. 20530

RE: Withholding of Highly
Damaging Information
About John Kerry from
the U.S. Senate by
DOJ/FBI Officials

Enclosed is a pre-publication copy of a report I compiled titled STONEWALL, which will be published in early 2014. This report details and documents the links between John Kerry's concealed bisexuality, and three major federal crimes committed by Massachusetts officials and civilians (see "Opening Statement"/ STONEWALL p1 for preliminary summary).

Although DOJ/FBI officials were well aware of this Kerry information, they withheld it from the U.S. Senate after President Barack Obama nominated then Senator John Kerry to become secretary of state. These DOJ/FBI officials include Boston FBI ASAC Noreen Gleason, USA Carmen Ortiz, former FBI Director Robert Mueller, Attorney General Eric Holder et al.

Absent this withholding, it is highly probable that the U.S. Senate would not have confirmed Kerry. Therefore, it is now incumbent upon your office to expeditiously initiate a credible investigation into my well-documented allegations.

Lastly, as I am not presently asserting any copyright privileges to STONEWALL (175pp), your office may make whatever number of copies are required for the investigation, White House officials, media et al.

Thank you for your time and consideration. I will await your response.

BY: Priority Mail
USPS Tracking No.
9505 5109 5745
3226 3789 43



U.S. Department of Justice

Office of the Inspector General

Investigations Division

*1425 New York Avenue NW, Suite 7100
Washington, D.C. 20530*

August 29, 2013

Robert Beauchamp
W33990/MCI-Norfolk
Post Office Box 43
Norfolk, MA 02056

Dear Mr. Beauchamp:

The purpose of this letter is to acknowledge receipt of your correspondence dated August 13, 2013. The Investigations Division of the Office of the Inspector General has thoroughly reviewed the material and concluded that the issues raised do not warrant an investigation by this office. Accordingly, this office will take no further action regarding your correspondence and considers the matter closed.

Thank you for giving us the opportunity to review your concerns.

Sincerely,

Office of the Inspector General
Investigations Division

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

DATE: September 18, 2013

FROM: Robert Beauchamp
Robert Beauchamp

TO: Inspector General
Dept. of Justice
1425 New York Ave., NW
Washington, D.C. 20530

RE: Request For
"Thorough Review"

On August 13, 2013, I sent a cover letter (see attached) and enclosed a pre-publication copy of my book- STONEWALL (175 pp) to the DOJ Inspector General. This mailing was received by the IG's office on August 19, 2013. STONEWALL details and extensively documents a conspiracy among DOJ/FBI officials to withhold highly damaging information about then Senator John Kerry from the U.S. Senate after President Barack Obama nominated Kerry to become secretary of state (see attached "Opening Statement").

On August 29, 2013, some unidentified bureaucrat in the IG's office sent me a form letter purporting that, "The Investigations Division of the Office of the Inspector General has thoroughly reviewed the material and concludes that the issues raised do not warrant an investigation by this office" (see attached).

It is patently beyond belief that the IG's office could possibly have "thoroughly reviewed" STONEWALL in just 9 working days, especially given the extraordinary seriousness of the ethical and statutory violations alleged against DOJ/FBI officials.

Once STONEWALL is published in 2014, it will undoubtedly generate a major congressional investigation, and the integrity of the IG's office will then become a significant issue. To avoid this scenario, I would request that STONEWALL now be (in reality) "thoroughly reviewed" by the IG's office.
Thank You!

c: Senator Ted Cruz
Senator James Inhofe
Senator Rand Paul

ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

December 11, 2014

Mr. James B. Comey
Director of the FBI
950 Pennsylvania Ave., NW
Washington, D.C. 20535-0001

RE: Secretary of State John Kerry's
Concealed Bisexuality
Violations of Federal
Criminal Statutes

Dear Director Comey:

On November 6, 2014, I sent, by Priority Mail/ Certified No. 7012 3460 0003 3493 6481/ Return Receipt Requested, a pre-publication copy of my report, STONEWALL (100pp) to attorney Jonathan Lyons at Curtis Brown, Ltd. in New York City. STONEWALL extensively details and documents the links between Secretary of State John Kerry's concealed bisexuality and three major federal crimes committed by Massachusetts officials et al. (exemplar "S" paginated pages attached hereto) (see also my book, GRAYMAIL/ www.authorhouse.com)

Given the attached evidence (A.80-A.81), there exists a virtual 100% certainty that MA DOC officials intercepted my legal mailing to attorney Lyons, and transmitted it to FBI officials. As a result of this illegally obtained evidence, the FBI has evidently initiated a clandestine investigation into Secretary Kerry, DA Marian Ryan et al.

Ironically, it had been my intention to submit a prepublication copy of STONEWALL to the FBI in early December once I had an opportunity to conference with attorney Lyons (who, of course, never received my mailing). Additionally, I am not asserting any copyright privileges to STONEWALL so the FBI may comply with any FOIA requests for a copy if/when the Kerry/Ryan et al. investigation becomes public knowledge.

In closing, I am now willing to cooperate with FBI officials in their probe of Kerry/Ryan et al. Therefore, it is

RB.46

unnecessary (and probably inadvisable) for the FBI to have
MA DOC officials pirating any more of my legal mail.

Sincerely,

Robert Beauchamp
Robert Beauchamp

c: Mr. Jonathan Lyons
Attorney at Law
CURTIS BROWN, LTD.

BY: Certified Mail No.
7011 3500 0001 3960 6907
Return Receipt Requested

U.S. Postal Service™ CERTIFIED MAIL™ RECEIPT (Domestic Mail Only; No Insurance Coverage Provided)	
For delivery information visit our website at www.usps.com	
<i>ROBERT BEAUCHAMP USE 2/2</i>	
Postage	\$ <i>NO3</i>
Certified Fee	<i>330</i>
Return Receipt Fee (Endorsement Required)	<i>270</i>
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ <i>9.03</i>
Sent To <i>DIRECTOR JAMES COONEY</i> Street, Apt. No.; or PO Box No. City, State, ZIP+4 <i>950 PENNSYLVANIA AVE, NW, WASHINGTON, DC 20535-0001</i>	
PS Form 3800, August 2006 See Reverse for Instructions	

SENDER: COMPLETE THIS SECTION	
<ul style="list-style-type: none"> ■ Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits. 	
1. Article Addressed to:	
<i>MR. JAMES COONEY DIRECTOR/FBI 950 PENNSYLVANIA AVE, NW WASHINGTON, DC 20535-0001</i>	
2. Article Number (Transfer from service label)	
7011 3500 0001 3960 6907	

COMPLETE THIS SECTION ON DELIVERY	
A. Signature	
<i>X</i>	
<input type="checkbox"/> Agent <input type="checkbox"/> Addressee	
B. Received by (Printed Name)	C. Date of Delivery
<i>J. G. TURNER/SA 12-18-14</i>	
D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No	
3. Service Type	
<input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Priority Mail Express™ <input type="checkbox"/> Registered <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Insured Mail <input type="checkbox"/> Collect on Delivery	
4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes	

SECTION 2

**ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056**

January 9, 2017

Mr. Robert Bethel
Inspector-in-Charge
UNITED STATES POSTAL
INSPECTION SERVICE
465 Summer Street
Suite 600
Boston, MA 02210-2114

RE: Politically Motivated
Theft of Mail

Dear Mr. Bethel:

The following:

- 1.) On September 2, 2016, I sent a letter (w/attachments) to Amnesty International (A.1) by certified mail no. 7007 0220 0004 5029 6255/ return receipt requested (A.2).
- 2.) On September 22, 2016, I sent a letter to the Norfolk, MA postmaster stating that I had not received the "green, return receipt requested card for the above certified mailing" (A.3).
- 3.) On October 6, 2016, the Norfolk, MA postmaster sent me a post-it stating that the USPS "cannot validate delivery" of my 09.02.16 letter to Amnesty International (A.3), and enclosed a refund form for me to sign (A.4).
- 4.) On October 22, 2016, the Norfolk, MA postmaster sent me a post-it requesting the "original (certified mail) receipt" (A.5).
- 5.) On October 25, 2016, I sent the original certified mail receipt to the Norfolk, MA postmaster, and requested that s/he "refer this matter to the U.S. Postal Inspection Service as a likely theft of mail" (A.5).
- 6.) On November 15, 2016, I sent a letter (w/attachments) to FBI Director James Comey re. the subject matter of my 09.02.16 letter to Amnesty International, and the likelihood that the theft of this mailing was committed by FBI agents (NYC office) (A.6, A.7).

- 7.) On December 5, 2016, I sent a letter to the Norfolk, MA postmaster inquiring "as to when I will receive my refund and when I will be contacted by the U.S. Postal Inspection Service" (A.8).
- 8.) On December 6, 2016, the Norfolk, MA postmaster sent me a refund of \$7.78 (A.9), and a flyer on how to file a complaint with the U.S. Postal Inspection Service" (A.10).
- 9.) On December 10, 2016, I sent the Norfolk, MA postmaster a letter informing him/her that, "I am unable to call 800 numbers or to go online." Furthermore, I stated, "I would again request that you refer this theft of mail to the USPIS" and copied my letter to FBI SAC Vincent Lisi and Mark Toner, a staff person at the U.S. Department of State (A.11).

As of January 9, 2017, I still have not been contacted by the USPIS notwithstanding the extraordinary political/legal gravity of this matter. Additionally, I mailed around 200 copies of the enclosed "Report Release" to various media from July to mid-December 2016. However, notwithstanding the extraordinary political/legal gravity of the information summarized in the enclosed "Report Release;" I did not receive a single response from any of the media et al. that I mailed this release. Obviously these mailings were stolen.

Finally, if the attachments to this letter and the enclosed "Report Release" do not convince you of the extraordinary political/legal gravity of this matter, I have also enclosed a copy of my January 3, 2017 letter/attachments to U.S. Senate Majority Leader Mitch McConnell.

Therefore, I am requesting that you expeditiously order USPIS officials to initiate an investigation of the theft of my 09.02.16 letter/attachments to Amnesty International, and the theft of my "Report Release" mailings to the media et al.
Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Priority Mail
Certified Mail No.
7007 0710 0005 4636 8086
Return Receipt Requested

ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

September 2, 2016

Amnesty International
5 Penn Plaza
New York, NY 10001

**RE: Secretary of State John Kerry's
Concealed Bisexuality Linked To
Politically-Motivated
Wrongful Imprisonment**

Dear Amnesty International:

In late July 1998, my attorney, Eugene McCann, reiterated to Middlesex County (MA) ADA Thomas O'Reilly my earlier communication that I was aware of then U.S. Senator John Kerry's homosexual relationships with former Middlesex DA John Droney and George Reissfelder, who was my codefendant (escape case), lover and Gardner Museum robber (S4, S8, S26).

In retaliation, ADA O'Reilly and ADA (now Judge) David Cunis conspired, while acting under color of law, to violate my federal civil rights in contravention of Title 18 U.S.C. §242 by submitting false evidence to the jury 8 times. As the result, I was reconvicted of second degree murder (S58-S62). Subsequently, in 2000, 2005, 2010 and 2015, the Middlesex DA's office submitted last-minute, lie-filled oppositions so that I would be denied release from prison by the complicitous Massachusetts Parole Board (S63-S70).

Recently, my report, STONEWALL (www.lulu.com) was published. This report, *inter alia*, extensively details and highly documents the above-summarized assertions. (Internet profiles and exemplar pages attached)

Given that John Kerry will only remain as U.S. secretary of state for about 4½ months more, I am respectfully requesting that Amnesty International expeditiously assist me in making my status as a political prisoner publicly known. I believe that such public knowledge would force Middlesex DA Marian Ryan to quickly file a motion to vacate my conviction, which was obtained by prosecutorial criminality. Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Certified Mail No.
7007 0220 0004 5029 6255
Return Receipt Requested

MAILING CHARGES

UNIT 2-2 DATE 09.02.16

INMATE'S NAME ROBERT BEAUCHAMP
775 AMNESTY INTERNATIONAL
\$ 7.75 HAS BEEN CHARGED TO YOUR
ACCOUNT FOR THE MAILING OF A:

- | | |
|---|---|
| (<input type="checkbox"/> AIR FOREIGN | LETTER <input checked="" type="checkbox"/> |
| (<input type="checkbox"/> SPECIAL DEL. | REGISTERED <input type="checkbox"/> |
| <input checked="" type="checkbox"/> RET. RECEIPT REQ. | PKG. <input type="checkbox"/> |
| (<input type="checkbox"/> AIR MAIL | *INSURED <input type="checkbox"/> |
| | CERTIFIED <input checked="" type="checkbox"/> |

SIGNED

MAIL OFFICER

U.S. Postal Service CERTIFIED MAIL RECEIPT <i>(Domestic Mail Only; No Insurance Coverage Provided)</i>	
For delivery information visit our website at www.usps.com	
OFFICIAL USE	
Postage	\$ <u>1.78</u>
Certified Fee	<u>3.30</u>
Return Receipt Fee (Endorsement Required)	<u>2.70</u>
Restricted Delivery Fee (Endorsement Required)	<u>0.00</u>
Total Postage & Fees	\$ <u>7.78</u>
<i>Robert BEAUCHAMP W33910/AMZN PO BOX 99 HORNDEP, MI 49065</i>	
<i>UNIT 2-2 Postmark Here</i>	
<i>Sent To: AMNESTY INTERNATIONAL Street, Apt. No., or PO Box No. 5 PENN PLAZA City, State, ZIP+4 NEW YORK, NY 10001</i>	

PS Form 3800, August 2006 See Reverse for Instructions

10. 03. 16

TO: MAIL OFFICER/MCIN

WOULD YOU PLEASE ASK
 THE POSTMASTER TO EITHER
 PROVIDE ME THE TRACKING
 PRINTOUT I REQUESTED, OR
 REFUND ME THE \$7.78 I
 PAID TO HAVE PROOF OF
 RECEIPT OF THIS MAILING?

THANK YOU,

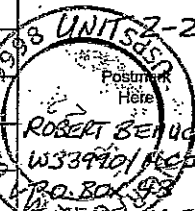
Robert Beauchamp
 W33990/UNIT 2-2

10. 11. 16

A.3

TO: MAIL OFFICER/MCIN

ENCLOSED IS THE FORM YOU
 SENT ME TO SIGN, THANK YOU!*Robert Beauchamp*

U.S. Postal Service™ CERTIFIED MAIL™ RECEIPT <small>(Domestic Mail Only; No Insurance Coverage Provided)</small>	
For delivery information visit our website at www.usps.com .	
OFFICIAL USE	
5029 1255	Postage \$ 1.78
0004	Certified Fee 3.30
0020	Return Receipt Fee (Endorsement Required) 2.70
0020	Restricted Delivery Fee (Endorsement Required) 0.00
7007	Total Postage & Fees \$ 7.78
 <i>ROBERT BEAUCHAMP W33990/MCIN P.O. BOX 43 NORFOLK, MA 02056</i>	
Sent To: Street, Apt. No., or PO Box No. City, State, ZIP+4	
AMNESTY INTERNATIONAL 5 PENN PLAZA NEW YORK, NY 10001	
PS Form 3800, August 2008 See Reverse for Instructions	

September 22, 2016

Dear Postmaster,

I did not receive the green, return receipt
 requested card for the above-certified mailing.

As I need legal proof of receipt, would you please
 send me a tracking print-out showing the date that Amnesty
 International received my mailing?

Thank You!

Robert Beauchamp
 Robert Beauchamp
 MCI-Norfolk
 P.O. Box 43
 Norfolk, MA 02056

10-6-2016

MR. Beauchamp,

I can not validate
 delivery, therefore we
 will process a refund
 for services not rendered.
 Please sign the attached
 and return for us to
 process



Application for Refund of Fees, Products and Withdrawal of Customer Accounts



Part 1: Application (Customer completes and submits to local Post Office for processing)

Customer/Company Name

R O B E R T B E A U C H A M P

Attention

Mailing Address (Address to which the funds will be mailed)

P . O . B O X 4 3

Apt. or Suite No.

State

M A

City

N O R F O L K

Telephone No. (Include area code)

ZIP + 4®

0 2 0 5 6 - 0 0 4 3

Customer Account No. or Postage Meter No.

Amount of Refund Request

\$ 0 0 0 0 , 0 0 0 0 7 . 7 8

1 0 - 0 7 - 2 0 1 6

Date of Request (MM/DD/YYYY)

Robert Beauchamp/10.11.16

Signature of Customer (Required)

Privacy Statement

Your information will be used to process and respond to your transaction. Collection is authorized by 39 USC 401, 403, 404, 407, 411, 2008 & 31 USC 7701. Providing the information is voluntary, but if not provided, we may not process your refund request. We do not disclose your information to third parties without your consent, except to facilitate the transaction, to act on your behalf or request, or as legally required. This includes the following limited circumstances: to a congressional office on your behalf; to financial entities regarding financial transaction issues; to a U.S. Postal Service auditor; to entities, including law enforcement, as required by law or in legal proceedings; and to contractors and other entities aiding us to fulfill the service (service providers). For more information regarding our privacy policies, visit usps.com/privacypolicy.

Request Disbursement For: (Select the appropriate box)

- Post Office Postage Meter/PVI Error (AIC 509)
(If actual postage meter label is attached, no witness signature is required.)
- Refund Postage and Fees (AIC 553)
(Extra services not rendered, e.g., Certified Mail™, Registered Mail™, Delivery Confirmation™.)
- Spoiled/Unused Printed Customer Meter Postage (AIC 526)
(Legible postage meter stamps must be submitted to USPS.)
- Refund of Permit Postage and Fees (AIC 528)
 - Postage Affixed on BRM Pieces
 - Damaged Mailings, Refund of Annual Fees
- Refund of Fees and Retail Services (AIC 535)
(PO Box keys and service fees)

- Refund for Postal Service™ Related Products (AIC 608)
(e.g., merchandise)
- Refund Miscellaneous Non-Postal Service Revenue - (AIC 624)
(Previously recorded into AIC 126)
- Priority Mail Express™ Refunds (AIC 676)
(Postage and fees for service failure or not rendered)
- Sure Money® Refund (AIC 645/646) - Issued Locally
- Withdrawal from Advance Deposit Account (AIC 470/453)
 - Close Account
 - Partial Refund
- Other Refunds (AIC _____)

Explanation: _____

- Value Added Services (AIC 541) - Refunds to mailing agents that perform value added service and submit mail at discounted rates. This refund will require the Customer Tax Identification Number (TIN).

Customer TIN 0 0 - 0 0 0 0 0 0 0 0

Post Office

N O R F O L K

Approved Amount of Disbursement

\$ 0 0 0 0 , 0 0 0 0 7 . 7 8

Post Office ZIP + 4

0 2 0 5 6 - 9 9 9 8

Finance Number and Unit ID

2 4 - 5 1 5 1 - 0 4 5 6 5 0 8 - 5 2 8 - 5 5 0 8

Telephone No. (Include area code)

Print Contact Name

Note: Customer signature required in Part 1.

Certifying Employee Signature

Date

Witness Signature

Date

DATE: October 25, 2016

TO: Postmaster
Norfolk, MA 02056

FROM: Robert Beauchamp
Robert Beauchamp
MCI-Norfolk
P.O. Box 43
Norfolk, MA 02056

RE: Certified Mail No.
7007 0220 0004 5029 6255

Mr. Beauchamp

I need the original
receipt →

in order to process
this request

REC'D. 10.22.16 RB/ PR/NB/K

Per your above request, I have attached below the
original certified mail receipt.

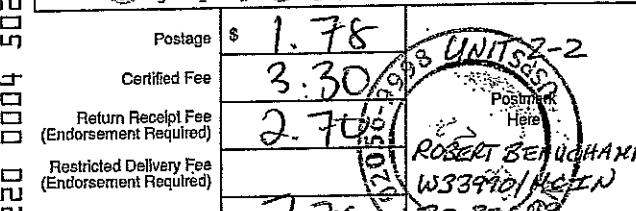
Given that the mailing I sent to Amnesty International on September 2, 2016 could have generated a political firestorm during the presidential campaign (see attached cover letter), I do not believe that mailing was inadvertently lost by the post office.

Therefore, please refer this matter to the U.S. Postal Inspection Service as a likely theft of mail.

Thank You!

c: file

U.S. Postal Service™ CERTIFIED MAIL™ RECEIPT <small>(Domestic Mail Only; No Insurance Coverage Provided)</small>	
For delivery information visit our website at www.usps.com	
OFFICIAL USE	
7007 0220 0004 5029 6255	Postage \$ 1.78
	Certified Fee 3.30
	Return Receipt Fee (Endorsement Required) 2.70
	Restricted Delivery Fee (Endorsement Required) 0.00
	Total Postage & Fees \$ 7.78
Sent To AMNESTY INTERNATIONAL <small>Street, Apt. No., or PO Box No.</small> 5 PENN PLAZA <small>City, State, ZIP+4</small> NEW YORK, NY 10001	
<small>PS Form 3600, August 2006</small> <small>See Reverse for Instructions</small>	



ROBERT BEAUCHAMP
MCI-NORFOLK
P.O. BOX 43
NORFOLK, MA 02056

November 15, 2016

Mr. James Comey
Director of the FBI
950 Pennsylvania Ave., NW
Washington, D.C. 20535

RE: Sec. of State John Kerry's
Concealed Bisexuality
False Imprisonment
FBI Criminal Acts

Dear Director Comey:

- (1.) On September 2, 2016, I sent a letter/attachments to Amnesty International. I asserted that Middlesex County (MA) ADA Thomas O'Reilly and ADA (now Judge) David Cunis conspired to violate my federal civil rights by framing me for murder. Their motive- to retaliate against me for threatening to publicly expose Kerry's homosexual relationships with former Middlesex DA John Droney and George Reissfelder, who was my lover, codefendant (escape case) and Gardner Museum robber (**SECTION 1**).
- (2.) On or about September 3, 2016, I believe that FBI agents (NYC office) stole my mailing to Amnesty International to prevent public disclosure of no. 1 supra and criminal acts by FBI officials involved in the Gardner Museum art heist investigation.
(**SECTION 2**)

Given your recent sabotage of former Secretary of State Hillary Clinton's presidential campaign and the FBI's egregious conflict of interest in my case, I would respectfully request that you appoint a special prosecutor to investigate the above/attached. Thank You!

Sincerely,

Robert Beauchamp
Robert Beauchamp

BY: Certified Mail No.
7015 1520 0000 8224 6706
Return Receipt Requested

DATE: December 5, 2016

TO: Postmaster
Norfolk MA 02056

FROM: Robert Beauchamp
Robert Beauchamp
MCI-Norfolk
P.O. Box 43
Norfolk MA 02056

RE: Certified Mail No.
7007 0220 0004 5029 6255

On October 25, 2016, I sent you a letter with the original certified mail receipt (per your request) so that the USPS could process a refund of \$7.78 (plus the 3 stamps I've used writing to you about this matter) (see attached). To date, I have not received a refund.

Additionally, I requested that you "refer this matter to the U.S. Postal Inspection Service as a likely theft of mail." (see attached) To date, I have not been contacted by the U.S. Postal Inspection Service.

Therefore, please inform me as to when I will receive my refund and when I will be contacted by the U.S. Postal Inspection Service.

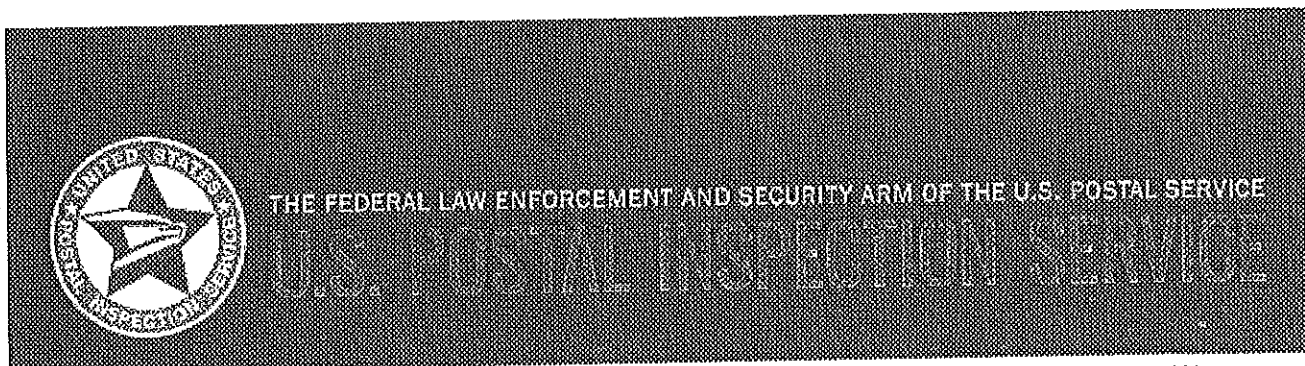
I thank you for your time and attention to this matter.

c: file

COMMONWEALTH OF MASSACHUSETTS
DEPARTMENT OF CORRECTION
MCI NORFOLK

Date: 2016 1206 13:34:50 Inmate Income Receipt Receipt # 31405087

Institution :	MCI NORFOLK				
Unit :	2-2				
Block:	211				
Commit #:	W33990				
Name :	BEAUCHAMP, ROBERT				
Type Of Transaction :	ML - Mail				
Date of Transaction :	20161206				
Source :	Money Order				
External Contact :					
Amount :	\$ 7.78				
Comments :	POSTMASTER NORFOLK				
Current Balances :					
Personal	Savings	Frozen	Sentence Fees	Restitution Fees	Loan Amount
1,433.16	.00	.00	.00	.00	.00



[HOME](#) [ABOUT US](#) [INVESTIGATIONS](#) [PRESS ROOM](#) [EMPLOYMENT](#) [CONTACT US](#)

Home > Contact Us > File a Complaint

FILE A COMPLAINT

Report these issues to the U.S. Postal Inspection Service online:

- Mail fraud May include scams or deceptive ads via the mail, or postage fraud.
- Mail theft Under Where is My Package, enter the tracking number or select No and then click on Continue and enter all applicable information.
- Identity theft
- Unsolicited Sexually Oriented Advertising

If you believe you're a victim of fraud related to the U.S. Mail, including mailed sweepstakes, lotteries, on-line auctions, work-at-home scams or chain letters, report your concern to the U.S. Postal Inspection Service as mail fraud.

All information is voluntary, but the more you provide, the more likely it is that we can help you. We may share your information with other agencies if it comes under their jurisdiction. See the Privacy Act Statement for more details. This site uses secure methods to transfer data.

The Postal Inspection Service will contact you only if more information is needed. We gather data on mail-related crime to determine whether a violation has occurred. While we can't guarantee we can recover lost money or items, your information can help alert Postal Inspectors to problem areas and possibly prevent others from being victimized. Inspectors base their investigations on the number, substance and pattern of complaints. We ask you to keep all original documents related to your complaint.

If you prefer to file your complaint over the phone, please call 1-800-ASK-USPS (1-800-275-8777).

Report problems with mail delivery or service to the U.S. Postal Service.



[ACCESSIBILITY](#) | [FREEDOM OF INFORMATION ACT](#) | [PRIVACY POLICY](#) | [U.S. POSTAL SERVICE](#) | 1-877-876-2455

DT: December 10, 2016

TO: Postmaster
Norfolk, MA 02056

FR: Robert Beauchamp
Robert Beauchamp/W33990
MCI-Norfolk/P.O. Box 43
Norfolk, MA 02056

RE: Certified Mail No.
7007 0220 0004 5029 6255
Theft of Mail
Referral to USPIS

On December 5, 2016, I sent you a letter inquiring when I would receive my refund of \$7.78 for the above-referenced stolen mailing (A.1). On December 7, 2016, I received the refund.

I had also inquired as to when I would be contacted by the U.S. Postal Inspection Service (USPIS) as I had specifically requested that you refer this theft to the USPIS in my October 25, 2016 letter to you (A.1).

However, in response, you sent me an informational sheet, which directed that complaints to the USPIS be made via an 800 number or online (A.2). As I am a prisoner, it should have been patently obvious to you that I am unable to call 800 numbers or to go online!

Additionally, I also received a letter back from you that I sent to Mark Toner at the U.S. Department of State (USDOS), with a sticker attached to the envelope. The sticker stated, "Returned for Postage, Stamps are void when coated, covered, taped, defaced or reused." The stamp on that envelope did NOT fall into any of the sticker's categories.

As the theft of my September 2, 2016 mailing to Amnesty International concerned a highly sensitive legal/political matter involving U.S. Secretary of State John Kerry (A.3), the return (for no legitimate reason) of my mailing to USDOS staffer Mark Toner may well constitute an attempt to obstruct justice on your part.

Therefore, since the theft of my September 2, 2016 mailing to Amnesty International was (in all likelihood) committed by an USPS employee at the behest of FBI officials, I would again request that you refer this theft of mail to the USPIS.

Thank You!

c: Amnesty International
FBI SAC Vincent Lisi
Mark Toner/USDOS



CERTIFICATE OF SERVICE

I, Robert Beauchamp, intervenor/pro se, depose and say that on May 16, 2018, I placed in the U.S. mails, postage prepaid, a true and correct copy of the foregoing "Motion Of Robert Beauchamp To Intervene" (w/attachments) addressed to the lead attorney for movant Michael Cohen and the lead attorney for the United States Attorney's Office/SDNY as follows:

Mr. Joseph B. Evans, Esq.
McDermott, Will & Emery, LLP (NY)
340 Madison Avenue
New York, NY 10173

AUSA Andrea Michelle Griswold
United States Attorney's Office, SDNY
One Saint Andrew's Plaza
New York, NY 10007

Robert Beauchamp
Robert Beauchamp
Intervenor Pro Se
MCI-Norfolk
P.O. Box 43
Norfolk, MA 02056
May 16, 2018

DATE: May 16, 2018

TO: Office of the Clerk
U.S. District Court
500 Pearl Street
New York, NY 10007-1312

FROM: Robert Beauchamp
Robert Beauchamp
Intervenor/Pro Se
MCI-Norfolk
P.O. Box 43
Norfolk, MA 02056

RE: In the Matter of Search Warrants
Executed on April 9, 2018

Enclosed herein for filing in the above-referenced case is the original of a "Motion To Intervene Of Robert Beauchamp" (w/attachments) and "Certificate of Service" at end.

c: Joseph B. Evans, Esq.
AUSA Andrea M. Griswold

BY: Certified Mail Nos.
7016 1370 0000 8279 9611
9590 9402 2752 6351 9972 64
Return Receipt Requested